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No. 14] NEW DELHI, SATURDAY, APRIL 7—APRIL 13, 2012 (CHAITRA 18, 1934)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV
[PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं]
[Advertisements and Notices issued by Private Individuals and Private Bodies]

NOTICE

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BY ORDER

Controller of Publication

I, hitherto known as MONU son of Sh. RAMPRASAD, a student as 12th passed, residing at Flat No. 10, GH-14 Paschim Vihar, New Delhi-110087, have changed my name and shall hereafter be known as RUHAN VERMA.

It is certified that I have complied with other legal requirements in this connection.

MONU

[Signature (in existing old name)]

CHANGE OF NAME

I, hitherto known as MANISH KUMAR ZOHRA son of Sh. RAJ KUMAR, residing at A-67, B-Block, Shiv Vihar, Chander Vihar, New Delhi-110041, have changed my name and shall hereafter be known as MANVEER SINGH.

It is certified that I have complied with other legal requirements in this connection.

MANISH KUMAR ZOHRA
[Signature (in existing old name)]

I, hitherto known as TOSHIBA DUA daughter of Sh. VIKAS DUA, residing at 92-B, Vinobha Puri, Lajpat Nagar-II, New Delhi-110024, have changed my name and shall hereafter be known as TANNISHTHA DUA.

It is certified that I have complied with other legal requirements in this connection.

TOSHIBA DUA
[Signature (in existing old name)]

I, hitherto known as LALIT KUMAR son of Sh. MOHAN VARSHNEY, residing at 1364/7, 1st Floor, Sector-7 (Extn.), Gurgaon, Haryana, have changed my name and shall hereafter be known as LALIT GUPTA.

It is certified that I have complied with other legal requirements in this connection.

LALIT KUMAR
[Signature (in existing old name)]

I, hitherto known as MUNNI RANI daughter of Sh. RAM KUMAR, a Housewife, residing at C-23-S, Delhi Police Society, Vijeta Vihar, Sector-13, Rohini, Delhi, have changed my name and shall hereafter be known as RANI.

It is certified that I have complied with other legal requirements in this connection.

MUNNI RANI
[Signature (in existing old name)]

I, hitherto known as LUCKY RAJ SHREE daughter of Sh. JITENDRA PRASAD SINGH, residing at H-19C, Garhwali Mohalla, Gali No. 1, Near Hanuman Mandir, Laxmi Nagar, Delhi-110092, have changed my name and shall hereafter be known as NISTHA ARYA.

It is certified that I have complied with other legal requirements in this connection.

LUCKY RAJ SHREE
[Signature (in existing old name)]

I, hitherto known as AMAN PREET SINGH son of Sh. ANAND PAUL SINGH SACHDEVA, residing at 243, Great India Apartments, Plot No. 15, Sector-6, Dwarka, New Delhi-110075, have changed my name and shall hereafter be known as AMAN PREET SINGH SACHDEVA.

It is certified that I have complied with other legal requirements in this connection.

AMAN PREET SINGH
[Signature (in existing old name)]

I, hitherto known as RAVINDER KUMAR son of Sh. ASHOK KUMAR, employed as DEO "A" in the N.D.M.C., residing at H-3/79, Sector-11, Rohini, Delhi-110085, have changed my name and shall hereafter be known as DEV GOSWAMI.

It is certified that I have complied with other legal requirements in this connection.

RAVINDER KUMAR
[Signature (in existing old name)]

I, hitherto known as SUJEET KUMAR PATEL son of Sh. JAMUNA PRASAD PATEL, residing at Purani Basti, Ward No. 29, Post Shahdol, Pin-484001, District Shahdol (M.P.), have changed my name and shall hereafter be known as SUYASRAJ.

It is certified that I have complied with other legal requirements in this connection.

SUJEET KUMAR PATEL
[Signature (in existing old name)]

I, hitherto known as ISHIKA NENWANI daughter of Sh. LAKSHMAN KUMAR NENWANI, residing at Pocket-B, Flat No. 140-B, Mayur Vihar-2, Delhi-110091, have changed my name and shall hereafter be known as EESHIKANENWANI.

It is certified that I have complied with other legal requirements in this connection.

ISHIKANENWANI
[Signature (in existing old name)]

I, hitherto known as MARIE D'SOUZA wife of Sh. HAFEEZ ULLAH RESHI, employed as Consulting Editor in Times of India, residing at 18A, Overseas Apartments, Vasundra Enclave, Delhi-110096, have changed my name and shall hereafter be known as MARYAM RESHI.

It is certified that I have complied with other legal requirements in this connection.

MARIE D'SOUZA
[Signature (in existing old name)]

I, hitherto known as JEEVAN SINGH son of Sh. JOT SINGH NEGI, employed as Cook in the Balaji Hotel, 5575, Ara Kasa Road, Paharganj, New Delhi, residing at 1556, Janta Flats, GTB Enclave, Delhi-110095, have changed my name and shall hereafter be known as JEEVAN SINGH NEGI.

It is certified that I have complied with other legal requirements in this connection.

JEEVAN SINGH
[Signature (in existing old name)]

I, hitherto known as GAURAV DINESH son of Sh. DINESH CHANDRA JAIN, employed as owner (Proprietor) of Vardhman Dental Care, residing at A-27, Rohit Kunj, Pitampura, Delhi-110034, have changed my name and shall hereafter be known as GAURAV DINESH JAIN.

It is certified that I have complied with other legal requirements in this connection.

GAURAV DINESH
[Signature (in existing old name)]

I, hitherto known as RAMESH KUMAR son of Sh. NATHU LAL, residing at B-134, J. J. Colony, Madipur, New Delhi-110063, have changed my name and shall hereafter be known as RAMESH RAGER.

It is certified that I have complied with other legal requirements in this connection.

RAMESH KUMAR
[Signature (in existing old name)]

I, hitherto known as MUKESH KUMAR son of Sh. NAND LAL ARORA, residing at C-109, Suraj Mal Vihar, Delhi-110092, have changed my name and shall hereafter be known as MUKESH ARORA.

It is certified that I have complied with other legal requirements in this connection.

MUKESH KUMAR
[Signature (in existing old name)]

I, hitherto known as NARENDRA KUMAR son of Shri. CHHATRAPAL SINGH, residing at 265, Sector-16, Faridabad, have changed my name and shall hereafter be known as NARENDRA KUMAR SINGH TOMAR.

It is certified that I have complied with other legal requirements in this connection.

NARENDRA KUMAR
[Signature (in existing old name)]

I, hitherto known as VIKRAM son of Sh. BIRBHAN, a student, residing at Village Dharodi, Tehsil Narwana, Distt. Jind (Haryana), have changed my name and shall hereafter be known as VIKRAM SINGH DHARODI.

It is certified that I have complied with other legal requirements in this connection.

VIKRAM
[Signature (in existing old name)]

I, hitherto known as RUCHIKA DAMBLANI wife of Sh. GAURAV CHHABRA, residing at E-4/66, Second Floor, Sector-7, Rohini, Delhi-110085, have changed my name and shall hereafter be known as IRA CHHABRA.

It is certified that I have complied with other legal requirements in this connection.

RUCHIKA DAMBLANI
[Signature (in existing old name)]

I, hitherto known as KUSUM LATA wife of Sh. DINESH BABU AGGARWAL, residing at A-268/1, Shastri Nagar, Near Ashok Vihar, Delhi-110052, have changed my name and shall hereafter be known as KUSUM GUPTA.

It is certified that I have complied with other legal requirements in this connection.

KUSUM LATA
[Signature (in existing old name)]

I, hitherto known as SWETANK CHOUDHARY son of Sh. DILIP CHOUDHARY, residing at S-469, IIInd Floor, Greater Kailash-1, New Delhi-110048, have changed my name and shall hereafter be known as SHWETANK CHOUDHARY.

It is certified that I have complied with other legal requirements in this connection.

SWETANK CHOUDHARY
[Signature (in existing old name)]

I, hitherto known as MANOJ KUMAR son of Sh. SURYADEO PRASAD SINGH, residing at P-78, Vijay Vihar, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as MANOJ KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

MANOJ KUMAR
[Signature (in existing old name)]

I, hitherto known as BALDEV SINGH son of Sh. CHAIN SINGH, residing at C-94, Reids Line, Delhi University, Delhi-110007, have changed my name and shall hereafter be known as BALDEV SINGH RANA.

It is certified that I have complied with other legal requirements in this connection.

BALDEV SINGH
[Signature (in existing old name)]

I, hitherto known as MEGA PURI daughter of Sh. VIJAY PURI wife of Sh. RAJAT SHARMA, residing at 3/8, Jaidev Park, East Punjabi Bagh, New Delhi-110026, have changed my name and shall hereafter be known as RASHI SHARMA.

It is certified that I have complied with other legal requirements in this connection.

MEGA PURI
[Signature (in existing old name)]

I, LAJPAT RAI ARORA, son of Late N. D. ARORA employed as General Manager in the Carillion Alawi LLC, Muscat, permanent resident of B-53, T/F-1, Keshav Kunj, Jain Mandir Gali Shakarpur, Delhi-110092 have changed my name of minor son SUSHANT ARORA, born on 6th October, 1995 aged 16 years old and he shall hereafter be known as SUSHANT RAI ARORA for all future purposes.

It is certified that I have complied with other legal requirements in this connection.

LAJPAT RAI ARORA
[Signature of Guardian]

I, hitherto known as KEKA MAJUMDAR son of Sh. TINKU MAJUMDAR employed as H/Gr-I Department-Engg. in the South Eastern Railway Kolkata residing at FA/11 Padma Appt. Bidya Sagar Pally Jyangra Baguiati Kilkata-700059 have changed my name and shall hereafter be known as KEKA BANERJEE.

It is certified that I have complied with other legal requirements in this connection.

KEKA MAJUMDAR
[Signature (in existing old name)]

I, hitherto known as BIPIN CHANDER BHOGAL son of Sh. JAGDISH CHAND BHOGAL, residing at 157, Nilgiri Apts. Alaknanda, New Delhi-110019, have changed my name and shall hereafter be known as VIPIN CHANDER BHOGAL.

It is certified that I have complied with other legal requirements in this connection.

BIPIN CHANDER BHOGAL
[Signature (in existing old name)]

I, hitherto known as RAVINDRA SHARMA son of Late DHIRENDRA KUMAR SHARMA, residing at 187, Adarsh Nagar, Mukhani, Haldwani, Distt. Nanital-263139, Uttrakhand, have changed my name and shall hereafter be known as RAVINDRA K SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RAVINDRA SHARMA
[Signature (in existing old name)]

I, hitherto known as ROUSHAN KUMAR son of Sh. MAHENDRA JHA, residing at B-14, Greater Kailash-I, New Delhi, have changed my name and shall hereafter be known as ROSHAN KUMAR.

It is certified that I have complied with other legal requirements in this connection.

ROUSHAN KUMAR
[Signature (in existing old name)]

I, hitherto known as KATTEKOLA ASHOK son of Sh. LAXMINARASIMHA RAO, residing at Flat No. 302, New Vasavi Residency, Prabhath Nagar, Chaitanya Puri, Hyderabad-60, A. P., have changed my name and shall hereafter be known as ASHOK CHANDRA. K.

It is certified that I have complied with other legal requirements in this connection.

KATTEKOLA ASHOK
[Signature (in existing old name)]

I, hitherto known as AZAM KHAN son of Sh. OSMAN KHAN, residing at 18-12-419/54, Hafez Baba Nagar, Kanchan Bagh, Hyderabad-58, A. P., have changed my name and shall hereafter be known as MOHD AZAM KHAN.

It is certified that I have complied with other legal requirements in this connection.

AZAM KHAN
[Signature (in existing old name)]

I, hitherto known as YASA RAJU son of Sh. RAMREDDY, residing at 6-1-585, Near Railway Station, Khairtabad, Hyderabad-500004, A. P., have changed my name and shall hereafter be known as YASA RAJENDAR REDDY.

It is certified that I have complied with other legal requirements in this connection.

YASA RAJU
[Signature (in existing old name)]

I, hitherto known as ESARAJU LAKSHI NARAYANA RAJU son of Sh. VENKATA SUBBA RAJU, residing at Plot No. 5, Flat No. 301, Ayush Enclave, Near Lanco Hills, Hanuman Nagar, Manikonda, Hyderabad-500089, A. P., have changed my name and shall hereafter be known as AMAR VISWARAJ.

It is certified that I have complied with other legal requirements in this connection.

ESARAJU LAKSHI NARAYANA RAJU
[Signature (in existing old name)]

I, hitherto known as GAURAV SARAF son of Sh. GULSHAN RAI SARAF, a businessman, residing at H. No. 1303, Aastha Kunj, Plot-3, Sector-3, Dwarka-78, have changed my name and shall hereafter be known as VEDANT SARAF.

It is certified that I have complied with other legal requirements in this connection.

GAURAV SARAF
[Signature (in existing old name)]

I, VARUN CARLAY son of Sh. JAGJIT LAL CARLAY, employed as Associate General Manager in the HCL Technologies (IOMC) Limited, residing at #82, Sector-29, Faridabad, Haryana, India, have changed the name of my minor daughter ARSHIA CARLAY aged 4 (Four) years and she shall hereafter be known as ARSHIA SHARMA.

It is certified that I have complied with other legal requirements in this connection.

VARUN CARLAY
[Signature of Guardian]

I, hitherto known as DEEPTI SHARMA wife of Sh. AJIT NANDAN, residing at 61, Sector-11, Pocket-II, Dwarka, New Delhi-110075, have changed my name and shall hereafter be known as DEEPTI SINHA.

It is certified that I have complied with other legal requirements in this connection.

DEEPTI SHARMA
[Signature (in existing old name)]

I, hitherto known as SURESH KUMAR SOLANKI son of Late CHANDUBHAI SOLANKI, employed as Billing Clerk in the Unit Run Canteen, Air Force Station, Makarpura, Vadodara, residing at A-2, Rajeev Nagar, Behind Mops Colony, Near Air Force Station, Makarpura, Pin Code-390014, Vadodara (Gujarat) India, have changed Name and Surname of minor son/daughter Smt. SIMA wife of Sh. SURESH KUMAR SOLANKI, aged 38 years, Kumari HEENA daughter of Sh. SURESH KUMAR SOLANKI, aged 18 years and MASTER ANIKET son of Sh. SURESH KUMAR SOLANKI, aged 15 years and he/she shall hereafter be known as Smt. SIMA SANJAY KUMAR RAJPUT (wife), Km. HEENA SANJAY KUMAR RAJPUT (daughter) and MASTER ANIKET SANJAY KUMAR RAJPUT (son).

It is certified that I have complied with other legal requirements in this connection.

SURESH KUMAR SOLANKI
[Signature (in existing old name)]

I, hitherto known as LILAVATI GOVIND KAMBLE wife of Sh. VIJAY SIDRAM VARMA, a housewife, residing at Balawad, Tq: Athani, Distt. Belgaum, State Karnataka, Pin-591304, have changed my name and shall hereafter be known as LEELAVATI VIJAY VARMA.

It is certified that I have complied with other legal requirements in this connection.

LILAVATI GOVIND KAMBLE
[Signature (in existing old name)]

I, hitherto known as RIJU V. son of Sh. PADMANABHAN ARAKKANDY, Permanent address #397B (7/7A), Seerag, 5, Chelora Panchayath, Kannur, Kerala-670613, presently residing at #90, Krishna Mansion, 3rd Cross, KR Layout, JP Nagar 6th Phase, Bangalore-560078, have changed my name and shall hereafter be known as RITHEISH VANNARATH.

It is certified that I have complied with other legal requirements in this connection.

RIJU V.
[Signature (in existing old name)]

I, hitherto known as MANMOHAN JWALA son of Sh. CHIRANJI LAL, employed as Asstt. Administrative Officer in the LIC of India, residing at 5/42, Wea Karol Bagh, New Delhi-110005, have changed my name and shall hereafter be known as MANMOHAN KUMAR JWALA.

It is certified that I have complied with other legal requirements in this connection.

MANMOHAN JWALA
[Signature (in existing old name)]

I, hitherto known as MAITREYEE BARMAN daughter of Sh. BHUPENDRA NATH BAKSHI BARMAN, employed as Assistant Teacher in Rabindra Nagar Girls' High School, residing at Subhas Pally, Netaji Subhas Bose Road Post and PS, Siliguri, District Darjeeling, West Bengal, have changed my name and shall hereafter be known as MAITREYEE BAKSHI.

It is certified that I have complied with other legal requirements in this connection.

MAITREYEE BARMAN
[Signature (in existing old name)]

I, MAITREYEE BARMAN daughter of Sh. BHUPENDRA NATH BAKSHI BARMAN, employed as Assistant Teacher in Rabindra Nagar Girls' High School, residing at Subhas Pally, Netaji Subhas Bose Road Post and PS, Siliguri, District Darjeeling, West Bengal, have changed the name of my minor son SAPTARSHI BARMAN aged about 15 years and he shall hereafter be known as SAPTARSHI BAKSHI.

It is certified that I have complied with other legal requirements in this connection.

MAITREYEE BARMAN
[Signature of Guardian]

I, hitherto known as GOVINDA RAO son of Late SARVICHITTY APPA RAO, employed as Wireman Gr-III in the SSEE/South/Kharagpur under Sr. DEE/G/KGP & residing at Rly. Qrs. No. I/OS/46 Unit-15 Old Settlement Dhansing Maidan, Post-Kharagpur, Dist. - Paschim Madinipur (W.B.), have changed my name and shall hereafter be known as PUTTA GOVINDA RAO.

It is certified that I have complied with other legal requirements in this connection.

GOVINDA RAO
[Signature (in existing old name)]

I, hitherto known as P. RAJEEV GANDHI son of Sh. T. R. PICHANDI, employed as Constable/Tradesman, residing at 37 ELR Street, Tirupattur, Vellore (Dist.), Tamil Nadu, have changed my name and shall hereafter be known as P. J. RAJU.

It is certified that I have complied with other legal requirements in this connection.

P. RAJEEV GANDHI
[Signature (in existing old name)]

I, hitherto known as SHANKAR M N son of Sh. NANJAIAH M K, employed as Postman at Vijayanagar

Post Office, Bengaluru-560040, residing at 283, 5th Cross, 1st Main, Srinivasa Nagar, Sunkadakatte, Viswaneedam Post, Bengaluru-560091, have changed my name and shall hereafter be known as VISHNU SHANKAR M N.

It is certified that I have complied with other legal requirements in this connection.

SHANKAR M N
[Signature (in existing old name)]

I, hitherto known as BHOJA RAM SHARMA son of Sh. DEBA RAM SHARMA, residing at Vill. Hasiya Bass the Rajgarh Distt. Churu (Raj.) 331023, have changed my name and shall hereafter be known as RAJESH SHARMA.

It is certified that I have complied with other legal requirements in this connection.

BHOJA RAM SHARMA
[Signature (in existing old name)]

I, hitherto known as NAVNEEN KUMAR son of LATE SHAMBHU NATH SAXENA, employed as Superintendent in the Office of the Commissioner of Customs (Preventive) Commissionerate, CGO Complex Aliganj Lucknow and Presently Posted as Superintendent of Aircustoms, Amausi Airport, Lucknow, residing at Sector 18 House No. 278, Indira Nagar, Lucknow, have changed my name and shall hereafter be known as NAVNEEN KUMAR SAXENA.

It is certified that I have complied with other legal requirements in this connection.

NAVEEN KUMAR
[Signature (in existing old name)]

I, hitherto known as MUSTAQ HUSSIAN son of Sh. TABIUL HUSSAIN, currently a student at the Jawaharlal Nehru University, New Delhi residing at Room No. 265, Old Wing, Brahmaputra Hostel, Jawaharlal Nehru University (JNU), New Delhi-110067, have changed my name and shall hereafter be known as MUSHTAQ HUSSAIN.

It is certified that I have complied with other legal requirements in this connection.

MUSTAQ HUSSIAN
[Signature (in existing old name)]

I, hitherto known as Major AARTI PRASHER daughter of Sh. GOKAL CHAND PRASHER, employed as AGE E/M in GE(AF) Suratgarh, Rajasthan-335804, residing at V/P.O. Chakohi, Tehsil-Khanna, Distt.-Ludhiana, Punjab, have changed my name and shall hereafter be known as Major AARTI PRASHER SHARMA.

It is certified that I have complied with other legal requirements in this connection.

AARTI PRASHER
[Signature (in existing old name)]

I, hitherto known as PREETI daughter of Sh. PRABHAT KUMAR, employed as student as I have passed my graduation, residing at Flat No. 9, IIrd Floor, Nirankari Colony, Delhi-9, have changed my name and shall hereafter be known as KAVYA ANAND.

It is certified that I have complied with other legal requirements in this connection.

PREETI
[Signature (in existing old name)]

I, hitherto known as ATUL SURI son of Sh. RAMESH CHANDER SURI, self employed residing at G-10/3, Second Floor, Malviya Nagar, New Delhi-110017, have changed my name and shall hereafter be known as ATUL RAMESH SURI.

It is certified that I have complied with other legal requirements in this connection.

ATUL SURI
[Signature (in existing old name)]

I, hitherto known as BIJOY son of Late MITHU LAL, employed as SFWJMR in the office of HI/South Middle Under Addl CMS (H&FW)/medical (H)/ S.E. rly/kharagpur, residing at Rly Qrs. No. SQNE/2 Unit-6 Traffic Dr. Ambedkar Colony, PO-Kharagpur Dist-West Midnapore (W.B.) pin-721305, have changed my name and shall hereafter be known as BIJAY SAKTEL.

It is certified that I have complied with other legal requirements in this connection.

BIJOY
[Signature (in existing old name)]

I, SAJJO KHATUN @ MUNNI wife of Sh. SHARIF KHAN @ RAJU, a Housewife, residing at T-584, Gali No. 2, Baljeet Nagar, New Delhi-110008, have changed the name of my minor son MONU aged 15 years (fifteen years) and he shall hereafter be known as SAHIL KHAN.

It is certified that I have complied with other legal requirements in this connection.

SAJJO KHATUN @ MUNNI
[Signature of Guardian]

I, hitherto known as SAPNA BATRA wife of Sh. INDER PAL BATRA, a Housewife, residing at 16-B, Old Rajendra Nagar, New Delhi-60, have changed my name and shall hereafter be known as SUMAN BATRA.

It is certified that I have complied with other legal requirements in this connection.

SAPNA BATRA
[Signature (in existing old name)]

I, hitherto known as HITLAR son of Sh. ABHAY SINGH, residing at Vill-Daulatpur, Teh. Kishangarh Bas, Dist. Alwar Rajasthan, have changed my name and shall hereafter be known as HITESH YADAV.

It is certified that I have complied with other legal requirements in this connection.

HITLAR
[Signature (in existing old name)]

I, hitherto known as SHIV KUMAR son of Late RAJA RAM KUSHWAHA, employed as Loco Pilot in the SECR, Bilaspur, residing at A-15, Rama Residensi, Lal Khadan Road, Torwa, Bilaspur, have changed my name and shall hereafter be known as SHIV KUMAR KUSHWAHA.

It is certified that I have complied with other legal requirements in this connection.

SHIV KUMAR
[Signature (in existing old name)]

I, hitherto known as NEELAM RANI wife of Sh. SANT RAM SAINI, employed as Assistant Professor in the Government Girls College Rewari (Haryana), residing at Village-Mimarpur, P.O. Jainpur, District Sonipat, (Haryana) Pin-131001, have changed my name and shall hereafter be known as NEELAM SAINI.

It is certified that I have complied with other legal requirements in this connection.

NEELAM RANI
[Signature (in existing old name)]

I, hitherto known as MARIAZINHA BARRETO e ANTАО wife of Sh. RICHARD JOSEPH ANTАО, employed as Stenographer in Technical Division, Headquarters Naval Aviation, Vasco-da-Gama, Goa, residing at H. No. 78, Falvaddo - Arossim, Cansaulim, Goa-403 712, have changed my name and shall hereafter be known as MARIAZINHA LINA BARRETO e ANTАО.

It is certified that I have complied with other legal requirements in this connection.

MARIAZINHA BARRETO e ANTАО
[Signature (in existing old name)]

I, hitherto known as KANIKA BHARIJA wife of Sh. NITIN DHALL, a Housewife, residing at 2534/10, Chuna Mandi, Paharganj, New Delhi-110055, have changed my name and shall hereafter be known as ANAMIKA DHALL.

It is certified that I have complied with other legal requirements in this connection.

KANIKA BHARIJA
[Signature (in existing old name)]

I, hitherto known as LAJWANTI daughter of Sh. KURDARAM, residing at Shop No. 105, New Anaj Mandi, Adampur, Tehsil Adampur District Hisar, Haryana, have changed my name and shall hereafter be known as LAJ CHOUDHARY.

It is certified that I have complied with other legal requirements in this connection.

LAJWANTI
[Signature (in existing old name)]

I, hitherto known as ANCHAL GEND RAM son of Late HIRWA RAM ANCHAL, employed as Loco Pilot in the SECR, Bilaspur, residing at Village - Paraswara, Post - Fosterpur, Teh. Mungeli, Distt. Bilaspur (C.G.), have changed my name and shall hereafter be known as GEND RAM ANCHAL.

It is certified that I have complied with other legal requirements in this connection.

ANCHAL GEND RAM
[Signature (in existing old name)]

I, hitherto known as RAJBIR SINGH PANWAR son of Late PARIKSHAT SINGH, employed as Assistant Development Officer (FBI) employed in Khadi & Village Industries Commission Ministry of Micro Small Medium Enterprises, Govt. of India, SCO 3003-04, Sector-22 D, Chandigarh-160022, residing at H. No. 1947 A, Sector 43 B, Chandigarh, have changed my name and shall hereafter be known as RAJBIR SINGH PANWAR.

It is certified that I have complied with other legal requirements in this connection.

RAJBIR SINGH PANWAR
[Signature (in existing old name)]

I, hitherto known as SURYA AGARWALA son of Sh. BAJRANG LAL AGARWALA, employed as Chartered Accountant, residing at Village - Itahar, Post-Itahar, Dist. Uttar Dinajpur, State-West Bengal, have changed my name and shall hereafter be known as SURAJ AGARWALA.

It is certified that I have complied with other legal requirements in this connection.

SURYA AGARWALA
[Signature (in existing old name)]

I, hitherto known as SANTOSH KUMAR son of Sh. SURAJ PRASAD MISHRA, employed as Welder in Vehicle Factory, Jabalpur, residing at Richhai Gram Panchayat Richhai Tah. Jabalpur & Distt. Jabalpur, Pin-483010 (M.P.), have changed my name and shall hereafter be known as SANTOSH KUMAR MISHRA.

It is certified that I have complied with other legal requirements in this connection.

SANTOSH KUMAR
[Signature (in existing old name)]

I, hitherto known as NITIN son of Sh. NARENDRA KUMAR JHA, employed as Major in the 4 Corps Intelligence and Surveillance Unit, residing at RZ F 1/178, Mahavir Enclave, Palam, New Delhi-110045, have changed my name and shall hereafter be known as NITIN JHA.

It is certified that I have complied with other legal requirements in this connection.

NITIN
[Signature (in existing old name)]

I, hitherto known as DIPANSHU son of Sh. YOGESH KUMAR, residing at A-231, Prashant Vihar, Sector 14, Rohini, Delhi-110085, have changed my name and shall hereafter be known as DIPANSHU DABAS.

It is certified that I have complied with other legal requirements in this connection.

DIPANSHU
[Signature (in existing old name)]

I, hitherto known as SIAMREMMAWI daughter of Sh. PIANGROUCHUNG, residing at C-79, First Floor, Kotla Mubarakpur, New Delhi, have changed my name and shall hereafter be known as PRAMILA DEVI.

It is certified that I have complied with other legal requirements in this connection.

SIAMREMMAWI
[Signature (in existing old name)]

I, hitherto known as AJAY SINGH son of Sh. GOPAL SINGH RANA, employed as Infantry Officer (Infantry/ Mahar) in the 9 Mahar, Pin-911509, C/o 56 APO, residing

at Village – Tikabani, Post Office-Yol Cantt., Tehsil & Police Station-Dharamshala, District-Kangra, State-Himachal Pradesh, have changed my name and shall hereafter be known as AJAY SINGH RANA.

It is certified that I have complied with other legal requirements in this connection.

AJAY SINGH
[Signature (in existing old name)]

I, hitherto known as AKANKSHA daughter of Sh. OM PRAKASH SINGH GULIA, a Student, residing at RZ-29B, B-Block, Gopal Nagar, Najafgarh, New Delhi-110043, have changed my name and shall hereafter be known as AKANKSHA GULIA.

It is certified that I have complied with other legal requirements in this connection.

AKANKSHA
[Signature (in existing old name)]

I, hitherto known as UMED KAUR daughter of Late RATAN SINGH wife of Col Retd. BALWANT SINGH RATHEE, residing at Flat No. 1470, Sector 29 Noida (G B Nagar) 201303, have changed my name and shall hereafter be known as UMA RATHEE.

It is certified that I have complied with other legal requirements in this connection.

UMED KAUR
[Signature (in existing old name)]

I, hitherto known as ROSY daughter of Sh. MATHEW, employed as Principal, residing at Chohadpur Nanu, Kotkadar, Post Kotkadar Pargana-Bhadapur, Tehsil-Nagina, District Bijnor, U.P., have changed my name and shall hereafter be known as SISTER.ROSBIN.

It is certified that I have complied with other legal requirements in this connection.

ROSY
[Signature (in existing old name)]

I, hitherto known as DILJIT SINGH son of Sh. SURJIT SINGH, residing at A-410, Vivek Vihar, Sec-82, Noida, have changed my name and shall hereafter be known as DIL JIT SINGH AHLUWALIA.

It is certified that I have complied with other legal requirements in this connection.

DILJIT SINGH
[Signature (in existing old name)]

I, hitherto known as SANTI RANJAN DAS (BONU) son of Late BENODE BEHARI DAS (BONU), employed as Accounts Assistant in the Accounts Department under Dy. Chief Accounts Officer/TA, Eastern Railway, Kolkata, residing at Biplabi Anadidas Sarani, P.O. Dasnagar, P.S. Jagacha, Dist. Howrah, Pin-711 105, West Bengal, have changed my name and shall hereafter be known as SANTI RANJAN DAS.

It is certified that I have complied with other legal requirements in this connection.

SANTI RANJAN DAS (BONU)
[Signature (in existing old name)]

I, hitherto known as TITY SUNEEL VASUDEV son of Sh. T RAMAKRISHNA RAO, employed as Commissioned Officer in the Indian Air Force, residing at SPE-09, Subroto Park, New Delhi-110010, have changed my name and shall hereafter be known as TIDHI SUNEEL VASUDEV.

It is certified that I have complied with other legal requirements in this connection.

TITY SUNEEL VASUDEV
[Signature (in existing old name)]

I, SULEKHA RAY wife of Sh. PRABAL RAY, residing at 148, Pratap Nagar, Hari Nagar, New Delhi-110064, have changed the name of my minor son PRITAM GUHA aged 17 Years and he shall hereafter be known as PRITAM RAY.

It is certified that I have complied with other legal requirements in this connection.

SULEKHA RAY
[Signature of Guardian]

I, hitherto known as USHA MISHRA wife of Sh. SATYA NARAYAN MISHRA, residing at 703, Mahavir Prasad Block, Asiad Village, New Delhi-110049, have changed my name and shall hereafter be known as PRIYAA MISHRA.

It is certified that I have complied with other legal requirements in this connection.

USHA MISHRA
[Signature (in existing old name)]

I, hitherto known as MAITREI daughter of Sh. SATYA NARAYAN MISHRA, residing at 703, Mahavir Prasad Block, Asiad Village, New Delhi-110049, have changed my name and shall hereafter be known as MAITREI GAUTAM.

It is certified that I have complied with other legal requirements in this connection.

MAITREI
[Signature (in existing old name)]

I, hitherto known as DIEKSHA D/o Sh. SATYA NARAYAN MISHRA, residing at 703, Mahavir Prasad Block, Asiad Village, New Delhi-110049, have changed my name and shall hereafter be known as DIEKSHA PRIYAA MISHRA.

It is certified that I have complied with other legal requirements in this connection.

DIEKSHA
[Signature (in existing old name)]

I, hitherto known as HARSHVARDHAN son of Sh. SATYA NARAYAN MISHRA, residing at 703, Mahavir Prasad Block, Asiad Village, New Delhi-110049, have changed my name and shall hereafter be known as YUVRAJ MISHRA.

It is certified that I have complied with other legal requirements in this connection.

HARSHVARDHAN
[Signature (in existing old name)]

I, hitherto known as MANOJ KUMAR son of Sh. NAND KISHOR RATHOR, employed as A.A.O. in Delhi Jal Board, residing at 602-C/1 Ward No. 3, Mehrauli, New Delhi-110030, have changed my name and shall hereafter be known as MANOJ KUMAR RATHOR.

It is certified that I have complied with other legal requirements in this connection.

MANOJ KUMAR
[Signature (in existing old name)]

I, hitherto known as MADHAN SINGH son of Sh. KHARAK SINGH, employed as Chowkidar in the PWD EMD M-252, 13th Floor, MSO Building IP Estate, New Delhi-2, residing at 199, Gali No. 8, I.P. Colony, Amrit Vihar, Burari Delhi, have changed my name and shall hereafter be known as MADAN SINGH.

It is certified that I have complied with other legal requirements in this connection.

MADHAN SINGH
[Signature (in existing old name)]

I, hitherto known as SUMANT KRISHNA son of Dr. HARI KRISHNA SRIVASTAVA, employed as Physician, residing at D3/3522 Vasant Kunj, New Delhi-70, have changed my name and shall hereafter be known as SUMANT KRISHNA SRIVASTAVA.

It is certified that I have complied with other legal requirements in this connection.

SUMANT KRISHNA
[Signature (in existing old name)]

I, hitherto known as VIJENDER SINGH @VIJENDER SINGH KHARI son of Sh. KANSHI RAM, residing at 5574-A, New Chandrawal Village, Delhi-110007, have changed my name and shall hereafter be known as VIJENDER KHARI.

It is certified that I have complied with other legal requirements in this connection.

VIJENDER SINGH @VIJENDER SINGH KHARI
[Signature (in existing old name)]

I, hitherto known as NARINDER KUMAR son of Late JAGDISH RAM SHARMA, employed as Sr. Superintendent (HR) in the Air Ports Authority of India, residing at B-44, Pocket-B, INA Colony, New Delhi-110023, have changed my name and shall hereafter be known as NARINDER KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

NARINDER KUMAR
[Signature (in existing old name)]

I, hitherto known as RAJKUMARI daughter of Sh. SATNAM SINGH, wife of DEEP RAJ MEHRA, residing at B4/6 Hahnemann Enclave Plot No. 40, Sector-6 Dawarka, New Delhi-75, have changed my name and shall hereafter be known as POOJA MEHRA.

It is certified that I have complied with other legal requirements in this connection.

RAJKUMARI
[Signature (in existing old name)]

I, hitherto known as ARUSHI daughter of Dr. ASHOK KUMAR KHURANA, residing at 1164, Sector-1, HUDA, Rohtak-124001 (Haryana), have changed my name and shall hereafter be known as ARUSHI KHURANA.

It is certified that I have complied with other legal requirements in this connection.

ARUSHI
[Signature (in existing old name)]

I, Md. FAIYAZ ALI son of M.R. NAIMUDDIN, residing at Arwal More, Gariya Khand, Near Masjid, Jahanabad, Bihar, have changed my name of my minor son MUHAMMED INSHA aged 17 years and shall hereafter be known as TALIB ABDULLAH.

It is certified that I have complied with other legal requirements in this connection.

Md. FAIYAZ ALI
[Signature of Guardian]

I, hitherto known as HARVINDER KAUR daughter of Sh. JOGINDER SINGH, have changed my name and shall hereafter be known as ANANYA KAUR.

It is certified that I have complied with other legal requirements in this connection.

HARVINDER KAUR
[Signature (in existing old name)]

I, NARESH KUMAR YADAV son of Late MUSAFIR YADAV, employed as a driver in the residence of Gita Puri, B-329, New Friends Colony, New Delhi-110065, residing at B-329 New Friends Colony, New Delhi-110065, have changed the name of minor son LOVE KUMAR YADAV aged 16 years and he shall hereafter be known as LUV KUMAR YADAV.

It is certified that I have complied with other legal requirements in this connection.

NARESH KUMAR YADAV
[Signature of Guardian]

I, hitherto known as SURINDER KAUR wife of Sh. SUMIT NAGI, a housewife, residing at 26/75, West Patel Nagar, New Delhi-110008, have changed my name and shall hereafter be known as SIMRAN NAGI.

It is certified that I have complied with other legal requirements in this connection.

SURINDER KAUR
[Signature (in existing old name)]

I, hitherto known as DEEPA KUMARI ARAMPULICKAL CHANDRASEKHARAN PILLAI wife of Sh. SIMRAT PAL SINGH, employed as Staff Nurse in the City Hospital, Pusa Road, Karol Bagh, New Delhi-110060, residing at 13-A/5 W.E.A., Karol Bagh, New Delhi-110005, have changed my name and shall hereafter be known as DEEPA SINGH.

It is certified that I have complied with other legal requirements in this connection.

DEEPA KUMARI ARAMPULICKAL
CHANDRASEKHARAN PILLAI
[Signature (in existing old name)]

I, hitherto known as DORI LAL son of Sh. SHIV LAL, employed as worker in the Hero Moto Corp Ltd. Gurgaon, residing at A1/16 Harsh Dev Park Budh Vihar Phase-2 New Delhi-86, have changed my name and shall hereafter be known as DEEPAK KUMAR.

It is certified that I have complied with other legal requirements in this connection.

DORI LAL
[Signature (in existing old name)]

I, hitherto known as KUSSUM BHASIN wife of Sh. ROHIT BHASIAN D/o HARI SINGH NEGI, residing at Flat No. 18022 Tower 18, ATS Paradiso, Greater Noida-201308, have changed my name and shall hereafter be known as KUSUM BHASIN.

It is certified that I have complied with other legal requirements in this connection.

KUSSUM BHASIN
[Signature (in existing old name)]

I, hitherto known as ROHIT BHASIAN son of Late N. M. BHASIN, residing at Flat No. 18022 Tower 18, ATS Paradiso, Greater Noida-201308, have changed my name and shall hereafter be known as ROHIT BHASIN.

It is certified that I have complied with other legal requirements in this connection.

ROHIT BHASIN
[Signature (in existing old name)]

I, hitherto known as CHAMAN LAL son of Sh. SUMER SINGH, retired from Central Electricity Authority, Ministry of Power as a head D/man, residing at 19/9A, Rajniwas Marg, Civil Lines, Delhi-110054, have changed my name and shall hereafter be known as CHAMAN LAL SINGH.

It is certified that I have complied with other legal requirements in this connection.

CHAMAN LAL
[Signature (in existing old name)]

I, hitherto known as JASMINE BIMRA wife of Sh. RASHMI RANJAN MALLICK, residing at K-49, Punjabi Bazar, Kotla Mubarakpur, New Delhi-110003, have changed my name and shall hereafter be known as JASMINE BIMRA MALLICK.

It is certified that I have complied with other legal requirements in this connection.

JASMINE BIMRA
[Signature (in existing old name)]

I, hitherto known as RINKU PAGARIA daughter of Sh. NARPAT JAIN, residing at H-3, Vijay Chowk, Krishna Nagar, Delhi-110051, have changed my name and shall hereafter be known as PRIYA JAIN.

It is certified that I have complied with other legal requirements in this connection.

RINKU PAGARIA
[Signature (in existing old name)]

I, hitherto known as PRIYANKA wife of Sh. NARAIN SINGH, residing at 2-A, Bharat Nagar, near New Friends Colony, New Delhi-110025, have changed my name and shall hereafter be known as PRIYANKA SINGH.

It is certified that I have complied with other legal requirements in this connection.

PRIYANKA
[Signature (in existing old name)]

I, hitherto known as PARAMITA BANERJEE wife of Sri THABREZ AHAMED, employed as Patwari (Revenue Department), residing at Billiground, Middle Andaman, have changed my name and shall hereafter be known as TARANNUM THABREZ.

It is certified that I have complied with other legal requirements in this connection.

PARAMITA BANERJEE
[Signature (in existing old name)]

CHANGE OF RELIGION

I, AKHIL ARORA son of Late KRISHAN LAL ARORA, residing at 6/6 Indira Vikas Colony, Near Dr. Mukherjee Nagar Delhi-110009, do hereby solemnly affirm and declare that I have embraced Sikhism and renounced Hinduism, with effect from 27.11.2006.

It is certified that I have complied with other legal requirements in this connection.

AKHIL ARORA
[Signature]

I, Smt. PARAMITA BANERJEE wife of Sh. THABREZ AHAMED, employed as Patwari in the Department of Revenue and Disaster Management, residing at Billiground, Middle Andaman, A & N Island, do hereby solemnly affirm and declare that I have embraced Islam and renounced Hinduism, with effect from 5.6.2004 (Date of Marriage).

It is certified that I have complied with other legal requirements in this connection.

PARAMITA BANERJEE
[Signature]

PUBLIC NOTICE

I, SUNIL HALDER son of Late RAM KRISHNA HALDER, residing at 48, B. B. Sen Gupta Road, P. S. Behala, Kolkata-700034, do hereby declare for general information that my name has been wrongly written as SUNIL KUMAR HALDER in my educational documents and service book/license and other documents. The actual name of mine is SUNIL HALDER, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUNIL HALDER
[Signature]

I, ASHIQ HUSSAIN son of Late MOHAMMED HUSSAIN, residing at Kanyapuram Village, South Andaman, Andaman and Nicobar Islands do hereby declare for general information that my name has been wrongly written as ASIQ HUSSAIN in my service book/documents. The actual name of myself is ASHIQ HUSSAIN, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

ASHIQ HUSSAIN
[Signature]

I, SANGEETA daughter of Sh. VANS RAJ YADAV, residing at 234, Gali No. 11, C & D-Block, Gaurav Nagar, Prem Nagar-III, Kirari Suleman Nagar, Delhi-110086, do hereby declare that my father's name has been wrongly mentioned in my school certificates and other documents as VIJAY KUMAR YADAV instead of VANS RAJ YADAV. My father's actual name is VANS RAJ YADAV, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SANGEETA
[Signature]

I, VANS RAJ YADAV son of Sh. MATA BADALE YADAV, residing at 234, Gali No. 11, C&D-Block, Gaurav Nagar, Prem Nagar-III, Kirari Suleman Nagar, Delhi-110086, do hereby declare that my name has been wrongly mentioned in my minor son namely ANIL KUMAR school certificates and other documents, his date of birth is 01.03.1994 as VIJAY KUMAR YADAV instead of VANS RAJ YADAV. My actual name is VANS RAJ YADAV, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VANS RAJ YADAV
[Signature]

I, VANS RAJ YADAV son of Sh. MATA BADALE YADAV, residing at 234, Gali No. 11, C&D-Block, Gaurav Nagar, Prem Nagar-III, Kirari Suleman Nagar, Delhi-110086, do hereby declare that my name has been wrongly mentioned in my minor son namely SUNIL KUMAR school certificates and other documents, his date of birth is 01.07.1995 as VIJAY KUMAR YADAV instead of VANS RAJ YADAV. My actual name is VANS RAJ YADAV, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VANS RAJ YADAV
[Signature]

It is for general information that I, GIRISH KUMAR son of Sh. NARESH KUMAR, residing at 2088, Ashok Gali, Bahadur Garh Road, Sadar Bazar, Delhi-110006, declare that name of mine has been wrongly written as RAJ KUMAR in birth certificates of my minor daughters KANAK and PALAK. The actual name is GIRISH KUMAR, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

GIRISH KUMAR
[Signature]

I, SACHIDANAND MANJHI son of Sh. MOTI LAL MANJHI, residing at C-1/92, Gali No. 3, Som Bazar, 3rd Pusta, Sonia Vihar, Delhi-110094, do hereby declare that my and my daughter's names has been wrongly mentioned in my daughter JYOTI KUMARI'S 10th school certificate as SAACHIDANAND instead of SACHIDANAND MANJHI and JYOTI instead of JYOTI KUMARI. My actual name is SACHIDANAND MANJHI and my daughter's actual name is JYOTI KUMARI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SACHIDANAND MANJHI
[Signature]

I, YANENDRA PAL SINGH son of Sh. DURGA PRASAD, residing at B-428, Gali No. 2, Rajbir Colony, Gharoli Extn, Delhi-110096, do hereby declare for general Information that my name that the name of my father has been wrongly written as YANEDRA PAL SINGH in my educational documents and service book/license and other Documents. My actual name is YANENDRA PAL SINGH, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

YANENDRA PAL SINGH
[Signature]

It is for general information that I, CIINLUNCHING daughter of Sh. G. THAWNGKHANPAU, residing at 10-B, CPWD Colony, Vasant Vihar, New Delhi-110057, declare that name of mine has been wrongly written as CIINLUNCING in my educational document. My actual name is CINLUNCHING, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

CIINLUNCHING
[Signature]

It is for general information that I, SANTOSH SHARMA daughter of Sh. RAM PRASAD SHARMA, residing at B-1/632, Madanpur Khadar, J. J. Colony, New Delhi, declare that name of mine and my father has been wrongly written as SANTOSH AND SHYAM PRASAD in my educational documents. My actual name of mine and my father is SANTOSH SHARMA AND RAM PRASAD SHARMA, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SANTOSH SHARMA
[Signature]

It is for general information that I, TACHI wife of Sh. S. RAJU, residing at Delanipur, working sanitary mazdoor in the Port Blair Municipal Council, do hereby declare that name of mine has been wrongly written as THACHIAMMA in my service book. My actual name is THACHI, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

TACHI
[Signature]

I, FAROOQ AHMAD SHAH son of Late ALI MOHD. SHAH, residing at BH-390, Third Floor, Shalimar Bagh (East), Delhi, do hereby declare that my name has wrongly mentioned as GULAM QADIR BABA in school record of my son namely MOHAMMAD HARIS. My true and correct name is FAROOQ AHMAD SHAH which may be rectified accordingly.

It is certified that I have complied with other legal requirements in this connection.

FAROOQ AHMAD SHAH
[Signature]

It is for general information that I, PRAMOD KUMAR son of Sh. SURENDER KUMAR, residing at Vill. Samaspur Khalsa, P.O. Ujwa, New Delhi-110073, declare that name of my father has been wrongly written as SURENDER SINGH in my educational documents. The actual name of my father is SURENDER KUMAR, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

PRAMOD KUMAR
[Signature]

It is for general information that I, VIJAY GEORGE son of Sh. GEORGE DANIEL, residing at 1/102 East End Apartment, Mayur Vihar, Phase-I, New Delhi-110096, declare that name of mine/my father/my mother has been wrongly written as VIGI GEORGE in my educational documents/service book/license and in other documents. The actual name of mine/my father/my mother is VIJAY GEORGE which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VIJAY GEORGE
[Signature]

बीएसई लिमिटेड

सेबी के 22 अगस्त, 2011 के परिपत्र सं सीआईआर/एमआईआरएसडी/16/2011 के अनुसरण में व्यापार खाता खोलने की प्रक्रिया को आसान एवं युक्तिप्रक बनाने के संबंध में बीएसई लिमिटेड की नियमावली, उप-विधि और विनियमावली की उप-विधि 247ए(3), 247ए(4), 247ए(7), 247ए(8) और 247बी में संशोधन

यथाकि प्रतिभूति संविदा (विनियमन) अधिनियम, 1956 की धारा 10(4) के अंतर्गत किसी उप-विधि को बनाना तथा संशोधित करना अथवा आशोधित करना, उसके पिछले प्रकाशन में दी गई शर्तों के अधीन होता है।

अतः अब, बीएसई लिमिटेड (एक्सचेंज) एतद्वारा सेबी के 22 अगस्त, 2011 के परिपत्र सं सीआईआर/एमआईआरएसडी/16/2011 के अनुसरण में कारोबार खाता खोलने की प्रक्रिया को आसान एवं युक्तिप्रक बनाने के संबंध में बीएसई लिमिटेड की नियमावली, उप-विधि और विनियमावली की उप-विधि 247ए(3), 247ए(4), 247ए(7), 247ए(8) और 247बी में संशोधन को प्रकाशित करता है।

ग्राहकों एवं दलालों के बीच संव्यवहार का विनियमन

247ए इन उप-विधियों में किसी असंगत बातों के होते हुए भी, निम्नलिखित द्वारा ग्राहक और दलालों के बीच संव्यवहार विनियमित किए जाएंगे :

- (1)
- (2)
- (3) सदस्य दलाल, जब तक कि ग्राहक द्वारा अन्यथा निर्दिष्ट न किया जाए और समय-समय पर एक्सचेंज द्वारा निर्धारित शर्तों के अनुसार एक्सचेंज से बड़ा भुगतान प्राप्त हो जाने के एक कार्यदिवस के भीतर ग्राहक को कारोबार किए गए स्थान पर भुगतान, निधि से करेगा अथवा प्रतिभूति की सुपुर्दगी करेगा, जैसा भी मामला हो।
- (4) सदस्य दलाल, प्रतिभूतियों की खरीद/बिक्री के लिए ग्राहक को कारोबार किए जाने के एक कार्यदिवस के भीतर हार्ड कापी में और/अथवा डिजिटल हस्ताक्षर सहित इलेक्ट्रॉनिक फारम में संविदा नोट जारी करेगा अथवा समय-समय पर सेबी/एक्सचेंज द्वारा किए गए निर्धारण के अनुसार जारी करेगा।
- (5)
- (6)
- (7) सदस्य दलाल, समय-समय पर सेबी/एक्सचेंज द्वारा किए गए निर्धारण के अनुसार “जोखिम प्रकटीकरण दस्तावेज” की प्रति ग्राहक को जारी करते हुए उसे एक्सचेंज में कारोबार करने में निहित सामान्य जोखिमों, ग्राहक के अधिकारों एवं दायित्वों के बारे में बताएगा और उसकी विषयवस्तु से उसे अवगत कराएगा।

(8) एक्सचेंज में कारोबार, समाशोधन और/अथवा कारोबार का निपटान करने के लिए सदस्य दलाल और/अथवा ग्राहक दोनों द्वारा ऐसे दस्तावेज़ के निष्पादन के अधीन होगा जिसका प्रावधान सेबी और/अथवा एक्सचेंज द्वारा समय-समय पर किया जाए। सदस्य दलाल और ग्राहक दोनों इस प्रकार के समस्त दस्तावेजों में दी गई शर्तों के प्रति बाध्य होंगे।

ग्राहक के ब्यौरों के संबंध में गोपनीयता

247बी स्टॉक एक्सचेंज, सदस्यों के ग्राहकों के ब्यौरों को गुप्त रखेगा और ग्राहक के इन ब्यौरों को, जैसाकि खाता खोलने वाले फार्म में उल्लेखित है, किसी व्यक्ति/किसी संस्था को नहीं देगा अथवा ग्राहक से संबंधित कोई अन्य जानकारी, जब तक कि विधि अथवा किसी प्राधिकारी द्वारा अपेक्षित न हो, नहीं देगा।

कोई भी व्यक्ति यदि उपर्युक्त संशोधनों के संबंध में कोई टिप्पणी करना चाहता है तो वह इस विज्ञापन के प्रकाशन की तारीख से एक महीने के भीतर अपनी टिप्पणी निम्नलिखित पते पर प्रस्तुत कर सकता है :

सचिव,
बीएसई लिमिटेड,
25बी मंज़िल,
फिरोज जीजीभाय टावर,
दलाल स्ट्रीट,
मुंबई-400001

दिनांक : 15.02.2012
स्थान : मुंबई

नीना जिंदल
कम्पनी सचिव

टिप्पणी : यदि उपयुक्त नियमों के हिन्दी पाठ और अंग्रेजी पाठ में कोई असंगति पायी जाती है तो अंग्रेजी पाठ में उल्लेखित प्रावधान प्रमाणिक माना जायेगा।

सीमित देयता भागीदारी को स्टॉक एक्सचेंज के सदस्य के रूप में प्रकेश देने के संबंध में बीएसई लिमिटेड की नियमावली, उप-विधि और विनियमावली में नियम 19ए(सी) जोड़ना-सेबी के 18 जनवरी, 2012 के पत्र एमआरडी/डीएसए/डीवी/1687/2012 द्वारा यथा अनुमोदित।

कंपनियां

19 अ. (ए) ...

19 अ. (बी) ...

19 अ. (सी) कोई भी सीमित देयता भागीदारी फर्म, जो सीमित देयता भागीदारी अधिनियम, 2008 के अंतर्गत गठित एवं पंजीकृत है, सेबी और/एक्सचेंज द्वारा समय-समय पर निर्धारित शर्तों के अनुसार एक्सचेंज के सदस्य के रूप में चयन किए जाने के लिए पात्र होंगी।

दिनांक : 15.02.2012
स्थान : मुंबई

नीना जिंदल
कम्पनी सचिव

टिप्पणी : यदि उपयुक्त नियमों के हिन्दी पाठ और अंग्रेजी पाठ में कोई असंगति पायी जाती है तो अंग्रेजी पाठ में उल्लेखित प्रावधान प्रमाणिक माना जायेगा।

भारतीय प्रतिभूति और विनियम बोर्ड(सेबी) द्वारा दिनांक 8 नवंबर, 2011 के पत्र सं. एमआरडी/डीएसए/34371/2011 द्वारा यथा अनुमोदित व्यापार सदस्यों के गठन अथवा स्थिति तथा नियंत्रण में परिवर्तन के लिए अनुमोदन के संबंध में बीएसई लिमिटेड की नियमावली, उप-विधि और विनियमावली के नियम 192(ए), 257 बी(2) तथा 257 बी(5) में संशोधन (जोड़े गए अंश को रेखांकित किया गया है तथा हटाए गए अंश को काटती हुई रेखा से दिखाया गया है)

भागीदारी में परिवर्तन

192. (ए) भागीदारी फर्म के सदस्य, भागीदारी में हुए किसी भी प्रकार के परिवर्तन, चाहे वह विघटन से हुआ हो अथवा सेवानिवृत्ति अथवा किसी सदस्य या सदस्यों की मृत्यु के कारण हुआ हो, उसकी सूचना लिखित रूप में एक्सचेंज को देंगे जिसपर उन सभी भागीदारों अथवा जीवित भागीदारों के हस्ताक्षर होंगे जो एक्सचेंज के सदस्य हैं।

प्रावधान किया जाता है कि भागीदारी फर्म के विघटन के मामले में सेबी और एक्सचेंज की पूर्व अनुमति प्राप्त की जाएगी।

यह भी प्रावधान किया जाता है कि किसी आकस्मिक घटना के कारण यदि भागीदारी फर्म का विघटन किया जाता है जिसमें स्थितियां भागीदार के नियंत्रण से बाहर थीं, तो ऐसे मामले में सेबी और एक्सचेंज का कार्योत्तर अनुमोदन प्राप्त किया जाएगा।

कंपनी सदस्य के समामेलन के लिए सेबी और शासकीय बोर्ड की सहमति

257 बी (2) सेबी और शासकीय बोर्ड की पूर्व अनुमति के बिना किसी कार्पोरेट सदस्य का किसी अन्य कंपनी के साथ समामेलन नहीं होगा और किसी कंपनी का किसी कार्पोरेट सदस्य के साथ समामेलन नहीं होगा, जैसाकि लागू हो, और ऐसा सेबी तथा शासकीय बोर्ड द्वारा निर्धारित शर्तों के अधीन होगा। सेबी और/अथवा शासकीय बोर्ड इस प्रकार के समामेलन के लिए भारतीय प्रतिभूति और विनियम बोर्ड अधिनियम, 1992 अथवा उसके अंतर्गत बनाए गए किसी नियम या विनियम अथवा एक्सचेंज की नियमावली, उप-विधि तथा विनियमावली के अंतर्गत कोई पक्षकार अथवा उनके निदेशक के विरुद्ध चल रही किसी अनुशासनिक कार्यवाही सहित कुछ ऐसे कारणों से सहमति देने से मना कर सकते हैं जिन्हें वे उपयुक्त एवं उचित समझते हैं। इस नियम का उल्लंघन करने पर शासकीय बोर्ड संबंधित कार्पोरेट सदस्य को निष्कासित कर सकता है। इस प्रयोजन के लिए सहमति देने से पूर्व एक्सचेंज की नियमावली, उप-विधि तथा विनियमावली के नियम 23 के प्रावधानों को पालन अंतरणकर्ता और अंतरिकी के संबंध में करना होगा, और शासकीय बोर्ड इस संबंध में प्राप्त किसी भी दावे या आपत्ति पर विचार करेगा।

कार्पोरेट सदस्य द्वारा अविलयन (डिमर्जर) हेतु शासकीय बोर्ड की सहमति लेना

257 बी (5) कोई भी कार्पोरेट सदस्य सेबी और शासकीय बोर्ड की पूर्व अनुमति के बिना पुनर्निर्माण या अविलयन की योजना नहीं लेगा, जैसाकि लागू हो, और ऐसा सेबी तथा शासकीय बोर्ड द्वारा निर्धारित शर्तों के अधीन होगा। इस नियम का उल्लंघन करने पर शासकीय बोर्ड संबंधित कार्पोरेट सदस्य को निष्कासित कर सकता है।

दिनांक : 10.02.2012
स्थान : मुंबई

नीना जिंदल
कम्पनी सचिव

टिप्पणी : यदि उपयुक्त नियमों के हिन्दी पाठ और अंग्रेजी पाठ में कोई असंगति पायी जाती है तो अंग्रेजी पाठ में उल्लेखित प्रावधान प्रमाणिक माना जायेगा।

भोपाल-धुले ट्रांसमिशन कंपनी लिमिटेड
नई दिल्ली-110065

सार्वजनिक सूचना

भोपाल-धुले ट्रांसमिशन कंपनी लिमिटेड (बीडीटीसीएल), जिसका पंजीकृत कार्यालय कोर-6, स्कोप ऑफिस कॉम्प्लेक्स, दूसरी मंसिल, C/o बालको, 7, लोधी रोड, दिल्ली-110003 पर स्थित है, विद्युत संप्रेषण के लिए एवं विद्युत संप्रेषण या विद्युत संयंत्र स्थापित करने के लिए या टेलीफोनिक या टेलीग्राफिक संवादों के उद्देश्य से विद्युत अधिनियम, 2003 की धारा 164 के अंतर्गत समस्त शक्तियां उसे सौंपने हेतु भारत सरकार को आवेदन करने की मंशा रखता है, जो कार्यों के उपयुक्त समन्वय के लिए आवश्यक है, जो एक टेलीग्राफ की स्थापना या रखरखाव के उद्देश्य से टेलीग्राफ लाइनों और खम्भों को लगाने के संबंध में भारतीय टेलीग्राफ अधिनियम, 1885 के अंतर्गत टेलीग्राफ प्राधिकरण के अधीन हैं, और उसके पश्चात प्रवर्तन, परिचालन, रखरखाव व अन्य कार्य निम्नांकित संप्रेषण योजना के लिए किए जाएं -

ट्रांसमिशन कंपनी का नाम - भोपाल धुले ट्रांसमिशन कंपनी लिमिटेड

कंपनी के अंतर्गत आवरित कार्य -

- ए. 765 केवी एस/सी क्वाड जबलपुर-भोपाल ट्रांसमिशन लाइन. अनुमानित लंबाई- 266 कि.मी.
- बी. 765 केवी एस/सी क्वाड भोपाल-इंदौर ट्रांसमिशन लाइन. अनुमानित लंबाई- 172 कि.मी.
- सी. 765 केवी एस/सी क्वाड औरंगाबाद-धुले ट्रांसमिशन लाइन. अनुमानित लंबाई- 203 कि.मी.
- डी. 765 केवी एस/सी क्वाड धुले-वडोदरा ट्रांसमिशन लाइन. अनुमानित लंबाई- 260 कि.मी.
- ई. 400 केवी डी/सी क्वाड भोपाल-भोपाल ट्रांसमिशन लाइन. अनुमानित लंबाई- 10 कि.मी.
- एफ. 400 केवी डी/सी क्वाड धुले-धुले ट्रांसमिशन लाइन. अनुमानित लंबाई- 20 कि.मी.
- जी. भोपाल 765/400 केवी सबस्टेशन
- एच. धुले 765/400 केवी सबस्टेशन

उपरोक्त पारेषण परियोजना का अनुमोदन भारत सरकार, विद्युत मंत्रालय द्वारा विद्युत अधिनियम 2003 की धारा 68 के अंतर्गत किया गया है, देवें इसका पत्र दिनांक 25 नवंबर, 2010. बीडीटीसीएल ने उपरोक्त पारेषण प्रणाली के नियम, परिचालन एवं रखरखाव (बीओओएम) के लिए पहले ही सीईआरसी द्वारा पारेषण लाइसेंस प्राप्त कर लिया है, देवें इसका पत्र दिनांक 12 अक्टूबर 2011.

इस योजना के अंतर्गत आवरित ट्रांसमिशन लाइनें निम्नांकित गांवों, कस्बों और शहरों से होकर, उनके ऊपर से, आसपास से और बीच से गुजरेगी।

765 केवी एस/सी क्वाड जबलपुर-भोपाल ट्रांसमिशन लाइन

क्रमांक	गांवों के नाम	तहसील	जिला
1.	अगारिया, चांचेड़, फतेहपुर, गन्धारी, कढ़ीया, करहोद, खुर्द, किरत नगर, मुंगालिया, कोट, सूखी सेंवड़िया	हुजूर	भोपाल, मध्य प्रदेश
2.	बझेड़ा, बरबती, भानका, भामकी, भीकमपुर, बिलपाथर, छमरत, धरमपुरा, धीमरझोड़ी, झोड़ा, खेरी, खिरका, खेड़ा, कुड़ा, कलन, मगरसुना, मलकाठार, नाचनखेड़ा, नीमखेड़ा, पीपरिया, रामघाट, शीतलपुर	पाटन	जबलपुर, मध्य प्रदेश

3.	अमोङा, अमोङा, बधैया, खेडा, बमहोरी, बरमन खुर्द, बेलखेडी, घेंसा, भाटेरा, भोरझीर, बिचुआ, (बिचुआ), बिकोर, बिर, कटंगी, बिटली, बुधांव, चांडली, छितापर, डेगुवां, धाना (मेहका), धरमपुरी, डुंगरिया, गडरिया खेडा, गरारू, गर्स, घुघरी, गुडवारा, गुवारी, हेमरा, इमतिया, जमुनिया, झामर, झांसीधाट, झोंझा, कढैया, कढैया, कौडिया, खेरी, खेरी खुर्द, खैच्चा, खकरिया पड़ारिया, खमारिया, खामचाट, कोठिया, तुजामी, लिलवानी, मनाखेडा, मेहुंवा, मेहका (धाना), मुआर, मुरछ, मुरदई, नरवाना, नोनी, पडरिया, पलोहा, पारसवाडा, पिपरपानी, राखी, रतिकरार कालन, रतिकरार खुर्द, रेवानगर, रिठा, रिछावर, रोहणी, सागोनधाट, सागोरिया, सलैया, सामनापुर, संकल, सोकलपुर, सुरना, उल्तान, उमरिया,	गाडरवाडा, गोटेंगांव, करेली, नरसिंम्हापुर	नरसिंम्हापुर, मध्य प्रदेश
4.	अगरिया, खुर्द, अहमदपुर, अंबारी, अंधियारी, अंघोरा, अरवारिया, बम्होरी, बलिराम, बम्होरी बासोङा, बम्होरी कस्ता, बनिया खेडी, बांचवेरी, बराह कलन, बरबटपुर, बरजोरपुर, बरला, बासा, भटेरा, बरखेडी, बरखेडी घाट, बेसारा, चांडली, चांदना, चांदपुरा, छतेर, छितापर, डंडेरा, देवलखेडा, ढक्का चपना, धानारसी, धनियारेडी, धिलवर, दिलहारी, दिवानगंज, दियाखेडा, गैवियान, गामिरी, धाना, घाटपीपल्या, गिरबर, गुलाबगंज, जमुनिया, ग्यासाबाद, हकीमसेडी, हिम्पतगढ, जयपुरिया, जमुनिया, झामर, जीरावाडा, कढैया, ककरुआ, कटारिया, कठोटिया, कायमपुर, कैकडा, खेरी, खामखेडा, खरगोन, खेडी किरायी खुर्द, किरोडा, कोठारी, कुल्हरिया, कुंडाली, लंबाखेडा, मधामऊ, मदिया, महुआखेडा, मालनवाडा, मर्दनपुर, मेंडकी, मोरी कोडी, मोठांवां, मुदिया खेडा, मुदिया खेडा, मुकतापुर, मुलरमेटा, मुरेल कालन, नरखेडा, नवीरक्षीन खेडा, नयांगाव खुर्द, निहालपुर, निमनापुर, पावडिया, पडारिया, पानेश्वर, परवरिया, पटाई, पेहरिया, पैपलिया खुर्द, पुरा मुंगावली, रहाली, राजवाडा, रामगढ, रामपुरा, रखीदपुर, रतनपुर गिरधारी, रतातलाई, रिछावर, सागानिया, सलैया, सलेरा, संदूक, संकल, सेमरा, सेमरा बारामाडा, शाहपुर, सिमरिया, सिमरिया, सिमरिया खुर्द, सुआखेडी, सुकासेन, सुल्तानपुर, सुनारी, (सलामतपुर), सुरेला, टुंडखेडी, उंडोल, बहेड़, ऊंटकटा, याकुबपुर,	बरैली, गैरतगंज, रायसेन, सिलवानी, उदयपुरा	रायसेन, मध्य प्रदेश
5.	आंदिया अहमदपुर, घाटखेडी, झिरनिया, करिया, अहमदपुर, रोडा, सॉर्चर	विदिशा	विदिशा, मध्य प्रदेश

765 केवी एस/सी क्याड भोपाल-इंदौर ट्रांसमिशन लाइन

क्रमांक	गांवों के नाम	तहसील	जिला
1.	अगरिया, बगोनिया, बरखेडी हज्जाम, बीनापुर, छिंदवाडा, दौलतपुर, ठिकरिया, देवपुर, गोल खेडी, गुराडिया, हिनोतिया जामीर, इमलिया, झापडिया, झिरनिया, कलइपाल कालन खेडी, कल्याणपुरा, करदई, खजूरी, खामखेडा, मुगलिया हाट, मुंगलिया कोट, निपानिया जोट, निपानिया सुखा, पीपलिया, खेलपुरा छपरबंद, रतनपुर, रताताल, राजीबेग, सेमरा, सैयद, तारासेवनिया, तूमझा, कांचबावली, सूखानेपनिया, करवई, जोगीबारी, गोलखेरी, रतिबाद, मुंगलिया हाट, तारा सेवनिया, सोनकच्छ, तूमझा, कालाकडी, जमनिया खुर्द, काला पीपल	हुजूर	भोपाल, मध्य प्रदेश
2.	अचलखेडी, आमलावाटी, बड़ामहलसपुरा, बरोडीपलिया, घिसी, भुतियाखुर्द, बोरखेडीधाकड, चंदना, छायन, छोटा महलसपुरा, चोबराधीरा, देवयुराडिया, ढाबलाघालसा, एनबाद, फतेपुर, गढ़खजूरिया, हवनखेडी, जानोलीबुजुर्ग, जासोदाड, जिरवई, जियाजीगढ, जोलय, कचनारिया एकलेहरा, कंहेरिया, करनाखेडी, खजुरिया, खेरियाजामीर (ठिकाना), खिंदाखेडी, लोहारी, मालकपुर, मरेती, मावरखेडी, मेंडकीधाकड, मौंदारिया, मुकुंदखेडी, मुंदीखेडी, मुंगावला, नागुखेडी, नांदेल, नवाडा, निपानिया, पान्डी, पटादियाताज, पावरदा, पिलियाकुमार, राजापुर, राजपुरा, रूपखेडी, साशुखेडी, सलामखेडी, सामवारसी, सिदानी, सिया, सुराखेडा कालन, तुंगनी, पलासी, मुरवर, मुंडलामहोबा, जौलाई, बिशुखेडी, तुंजनी, ढाबलाघोसी, गुरदो, खेडी, अमलई, निशाना, मौगड़, खरसुत, कालुखेडी, उमरसिंहई, नैसराबाद, मंगाडा, मंगोडा, नगनखेडी, चंदना, लोहारी,	देवास, सोनकच्छ	देवास, मध्य प्रदेश

	बरारपीन्डिया, पुरवा, माझुखेड़ी.		
3.	गुरान, हतुनिया, माझुखेड़ी, माली खेड़ी, पुवरदा हप्पा, पटवारेड़ी, कदावा	सांवेर	इंदौर, मध्य प्रदेश
4.	अतरालिया, बकटाल, बनवीरपुरा, बारखेड़ा सुकल, बीजापुर, बीजापुरी, बिसु, खेड़ीछापरी, छापरी कलन, छापरी खुर्द, डोबरा, गोदी, हसनपुरा, जखारेड़ी, जमुनिया खुर्द, कचनारिया, कहारी कदीम, कल्याणपुरा, करादिया अता, खामखेड़ा (बैजनाथ), खरपा, कोदिया छितु, कुमडावडा, लसुडिया धाकड़, लसुडिया खास, खुर्द, मानपुरा, मेनीखेड़ी, मूँडला मोहाबा, मुँडला खुर्द, मुंगवली, मुरावार, पलासी, पटरिया गोयल, पाउ खेड़ी, राजपुरा, राजु, खेड़ी, रामखेड़ी, रोलूखेड़ी, संग्रामपुर, सेमलीकलन, सेमली खुर्द, सेमरा दांगी, सेवनिया, तोरनिया, विशन खेड़ा (विशन खेड़ा), तुमरा, सेमलादांगी, सोतरानिया, शेनपुरा, काउरियाछितु, बोरतल, बीजापुरा, कल्याणपुरा, लौरियाखास, मुँडलाखुर्द, खरपा, पौंचानेर, विशम खाजा, जावदिया धरवास, बावड़ी खेड़ा, छोटी निपानिया, मुसावर, आवनाथपुरा.	सीहोर, आषा	सीहोर, मध्य प्रदेश
5.	बद्धलपुर, बमुलिया, मुछाली, बावड़ीखेड़ा, बेला दातार, डोडी, हराज खेड़ा, जावदिया धरवास, कोलवा, निपानिया खुर्द, शेनपुरा, सुखलिया, तिल्या खेड़ी, अवंतिपुरा बड़ोलिया, अवंतिपुरा, देवनखेड़ी, नेवाज खेड़ी, तिलियाधाकड़, नेलवा, कसरियाअड्हा, बेरछालीदातार.	कालापीपल, शुजालपुर	शुजालपुर, मध्य प्रदेश

765 केवी एस/सी क्वाड औरंगाबाद-धुले ट्रांसमिशन लाइन

क्रमांक	गांवों के नाम	तहसील	जिला
1.	अदगांव ख.,, अदगांव (पिशोर), अंधारी, भापरदा, भावड़ी, भोगलवाड़ी, बोधेगांव बक., बोधेगांव ख., चरथा, चित पिपलगांव, वितेगांव, दिगांव, दुधाद, गुलवाड़ा (बी), गरखेड़ा, घटनांदा, घोरखुर्द, गोंदेगांव, हिवरा, हुसेनपुर, इब्राहिमपुर, जङ्गलंघ, जांगली, कोठा, कर्साड, खामगांव, खेड़ी, महम्मदपुर, मलकापुर, मांगरूल, मोहारा, मुरशादपुर, नईगांव, नारला, निष्पोरा, पिंपल खुंटा, पिंपरी बक., पिंगरी ख., पिरबावडा, रुस्तमपुर, सताना, सेलगांव, सेलुद, शेलगांव (ज), शेवगा, टकली बक., टकली ख., तिङ्का, टिटूर, उचलती, विड्डलपुर, वडोद बजर, वाकड़, वाकड़ी, वरठान	औरंगाबाद, कन्नड, फुलंबरी सिल्लोद, सोणांव	औरंगाबाद, महाराष्ट्र
2.	दापुरा, धानुर, कपड़ने, लोनकुटे, मुकाती, नावरा, नावरी, न्याहालोद, सरवड, सतास्ने, सोनगीर, सुकावड़ पर., डंगरी, विश्वनाथ, हेन्कल्वाड़ी, देवभाने, कौठल, मोहाड़ी, मुकती, वेघाली, तामसवाड़ी, दुरडाने, सोंडले, शिरदाणे, सौलीटांडा, सौली, नावडा, नन्दाले, खुर्द, जापदा, चोपड़ी, नवलनगर, रन्नागर, पिंपलकोटे.	धुले	धुले, महाराष्ट्र
3.	चिंचारखेड़े बक., चोपड़ी, देलवेल, देवगांव, गालन बक., गालन ख., हनमंत खेड़े, हनुमानवाड़ी, हिवरखेड़े ख., हिवरखेड़े सीम, जामदे, जोगल, खेड़े, करब, कोंडावल, महिंदाले, मौंदाले पर., अमलनेर, नाचनखेड़े, शेवगे पर., बाहल, शिरसमानी, सोके, सुब गवहान ख., तारदी, टिटावी, सीम, तोली, विष्णुनगर, वडाधे, वडाजी, वाक, सुधाकरनगर (स्ट.बी.), सोबांधान, पिंपलधैरव, चोराड़, अचलगांव, गहांव, करब, टिटुरवाड़ी, बालझुर्द, गडांव, तलवाना टांडा, वल्वाड़ी, अम्बड़ा, पलासखेड़ा, नलबंदी, वडांव, रोकडा, मुंदाने, टिटावीटांडा, टांडा, धोतरा, सावलखेड़े, शिरसोडे, बहादरपुर, म्हालपुर, मुँडाने, सोके, शेवगे, वागहरी, वागहरा, मेहुनरोह, कमाटवाड़ी, घंगुरला, खुर्द, पिंपरी, मौंदल, हुमंतखेड़ा, जागलखेड़ा, तारदी, देवगांव, संजरी	अमलनेर चदांव, पचोर, पारोले	जलगांव, महाराष्ट्र
4.	धनोरा, नंदखेड़ा, टालनी लोधेवाड़ी, ढंगरवाड़ी, भाकरवाड़ी	भोकरदान, बदनापुर	जालना, महाराष्ट्र

765 केवी एस/सी क्वाड धुले-वडोदरा ट्रांसमिशन लाइन

क्रमांक	गांवों के नाम	तहसील	जिला

1.	चिमथाने, दलवाडे, डांगुरने, डराना, डौल, हतनुर, कामपुर, मंडाने, मेठी, निशाने, पठरे, पिंपरी, रहीमपुर, रोहाने, सात्वे, सोनडाले, वानी, विल्यम, विखुरले, सोनगीर, सोनघारा, चिमथावल, डराने, मुक्ती, रोहाने, डैवाने, खटाने, डरखेडे, सिफान, हतनुर, महालपुर, बधुलेड, कोडाने, चिराने, अलाने, मेठी, वरझाडी, कामपुर, खरडे, मंडल, चुडाने, सुरय, कलवाडे, मालपुर, डॉडाइचा, धावडे	धुले, शिंदखेडा	धुले, महाराष्ट्र
2.	आमलीफली (एन.वी.), बहयाने, बामनगांव, भगसारी, चांदपुर, होल ट., खाले, जामली (उमर कुआ), जुन मोहिदे, कळवा, महु, काकरदे, कल्माडी, कानलडे, कवली, गवहन, खापर, खोडसांव, खोंडमाली, कोल्डे, मंडारा, मांजरे, नैन, शेवडी, नवागांव, पाठराय, पोरास्ती, रेठी, सातुरखे, शहादे, शिंदगावहान, वारस्ल, धावडे, बल्डाने, भादवड, न्याहाली, बल्डाने, झिरवा, पठरे, रेठी, न्याहाल, रनाला, कंदरे, निम्बेल, होल, नगांव, भालेर, राकोर्ड, धामदोद, पलाशी, ककाओरदे, पल्साना, गोहली, धुम्बाई, भासकरी, धुंडाई, पाठराई, कदवामहु, कावलीगांव, डांगरीपर, उदयपुर, मंडारा, टाल्वी, नवापरा	अककलकुआ, नंदुरबार	नंदुरबार, महाराष्ट्र
3.	अछालिया, अम्बाकडी, अंधारा, आशा, बालेश्वर, चोकी, धुंधा, फिचवाडा (सरकारी), गंधीरपुरा, गोराटिया, हरिपरा (सरकारी), जेसपेर, कढवई, कापट, कोलिया पाढा, कोटियामउ, मोरियाना, मोटा मालपोर, मोटा सोरवा, नवापरा, पिपलपान, राजपरा, रामपोर, रुमलपुरा, रुपानिया, उच्छब, उमल्ला, वाघपरा (झुमाला), झाझपोर, टाड फालिया, वागनदेवी, कडवाली, वसावा फालिया, बेंडोली, चासवड, विकलोता, दत नगर, कंबोडिया, कोयाली मांडवी, बरिपथा, भरदा, अल्मावाडी, गरदा, काकडकुल, थावा, सकबा, मणिपुर, अरेठी, बेडांकंपानी, टेमरोलिया, कल्वाली, मोटिया, बेल्डवफालिया, खोकरापाट, नेतरांग, रामपुरा, चंद्रवन, गिर धारीपुरा, मरियाना, भोतनगर, फोखडी, चिमरोता, मालपुरा, संबलपुरा, गाम घिरपुर, झारिया, काजीवरा, जसपुर, नवापुर, असावी, पिपला, पिपलापुर, बिलवाडा, कंटाली, राजलवाडा, हिंगुरिया, कापट, कसेली, डुंगरा, दभालीडुंगर, तेजपुर, देखोल, उमल्ला.	झगड़िया, वालिया	भरुच, गुजरात
4.	आवलीकुंड, कहलपुर, अंबादेवी, आलियास सियाली, बाकटुरा, बरसान, भरादा (रेल्वा), भरादा (बरसान), भोगवाड, भोरास्ती, दमावन, दतवाडा, धबलीवेर, घोडमुंग, गोनम्बा, ..., जालवी (नवागाम), झांक, कंजई, करताल, खडकुनी, खाम, खंचाडा, खापर बुडा, खोचरपाडा, खोपी, कोडवडी, कोलवन, कुयाला, मोस्कुट, मोटी बेडवा, मोवी, नानी बेडवा, नानी देवरुपन, नवागाम (जावली), नवागाम (सेलम्बा), नेवडीअम्बा, पाना, पांचपीपरी, पारोधी, पाट, पटनामउ, पाटी, पीपरीपाडा (पाना), पीपरवटी, पीरमंडला, रछावडा, रेलवा, रोजघाट, साबुती, सोरापडा, सोरता, तनकानी, तवल, तिलिपडा, उमन, उमरकुई, उमरन, वाडपाडा, वराडा, पेचारीदेव, नाडांगाव, मंडारा, परास्ती, सेलम्बा, सलम्बा, सागबरा, जितनगर, केल, मोरावी, राजुवडिया, सिसोदा, गेवपाडा, राजदेव, मकरन, बरमिसावर, सुम्हाली, कुंवारावाडी, डोरास्ता, नवाफल्ले, करताल, जोडवन, हरिपुरा, दाभना, विकडा, उमरदा, दमान, बेड्ला, गोपालिया, मस्कुड, केलगाम, खोपरबुंदा, सजनवाव, रुखत, बाबडा, खालीपडा, मुल्कापाडा, बोरीपीठा, नवागांव, पानुंदा, भारदा, खाबाडीबडा, खरवीपाडा, मंडाला, भाटपुर, मल्ला, सोभालिया, कंद्रोज, नंदपुरा, वाघोडिया, राजपुरा, मातुवडा	देदियापाडा, सगबारा, राजपीपला	नर्मदा, गुजरात
5.	बालांबे, बोरीकुआ, चास्ती, चोखियास्ती, फुलवाडी, गोवट, हरहुली, दिगर, इटवाई, सुमकाठी, जोड्वां, काली जामन, केवडामोई, केवडी (शारदा), कोठली, बुद्राक, मेघपुर, मोडाले, मोरप्पा, मुबारकपुर, निजार, साडाडपानी, सरदा, सरखाले, तरान्दा, उमजा, वरपाडा, वेलावी, जिरीबेडा, वेलडा, निजार, मुबारकपुर, कोठली, धुलवड, चोरांग, नेवला, कोकमुंडा, काविथा, चिकली, मौलीपाडा, राजमेर, दहला, केवडामोल, मेघपुर, भोलम्बा, स्नाइवा, तोरन्दा, मुरास्ता, बेज, आशापुर, पीरमटाला, रन्याची, पार्नीबारा, केवडोई, खालसापाडा, गोरापाडा, राजमोही, झूटी, पिम्रीपाडा, अमोरिया, बोरीकुआ, अककालुतरा, उमजा, वडपाडा, वडपाडा, जामकटी, गोन्ठा, पिम्रीपरा, पोरोद, पटियाटाडा, बरकतुरा, कोलवन, नवागाव	निशार, उमरपाडा	तापी, गुजरात
6.	अब्दालापुरा, अचिसरा, अम्बाव, अवखाल, बनैया, बरीपुरा, भावपुरा, भेखाडा, भिलपुर, बोरबर, छानभोई, दमापुरा, दतपुरा, जामपुरा, कद्वारपुरा, कमलपुरा, खान्धाकुक्स,	दाभोई, सिनोर,	वडोदरा, गुजरात

	कुनवरवाडा, लिंडा, मधेली, मालपुर, मालसर, मंडला, मांडवा, मंजरोल, पिसई, राजली, संधा, सोमेश्वरपुरा, तेस्सा, तुवडवी, वनादरा, वयादपुर, सिनोर, वयुमापुरा, कुकुस, मापुरा, अचिपुरा, सिमली, भाहदा, दामनगर, गोरडी, पिसई, साथोद, वखतपुरा, नादा, बोरवड, हासलपुरा, नेरा, बारबर, वसई, अदलपुरा, वयापुर, जामनीपुरा, खडियरपुरा, कट्टारा, गयाली, ढोलर, माउली, मधेरी, कावरवाडा, स्पादा, दत्तपुरा, ईश्वरपुरा, गुजादरा, वाघोदिया.	वाघोदिया	
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400 केवी डी/सी क्वाड भोपाल-भोपाल ट्रांसमिशन लाइन

क्रमांक	गांवों के नाम	तहसील	जिला
	सुखी सेवनिया, मुंगाहा कोट, चांचेड, अगान्या, कालापीपल	हुजुर	भोपाल, मध्य प्रदेश

400 केवी डी/सी क्वाड धुले-धुले ट्रांसमिशन लाइन

क्रमांक	गांवों के नाम	तहसील	जिला
1.	विलाझी, देवमाने, धमाने, नागांव, सरवेद, सोनगीर, वरखेडे, कुदाने, कपड़ने, वस्खेडे, नगांव	धुले	धुले, महाराष्ट्र

मार्ग संरेखण की प्रति अधोहस्ताक्षरी के कार्यालय में उपलब्ध है. एतद् द्वारा आप जनता को इस सूचना के प्रकाशन की तिथि से दो माह के भीतर प्रस्तावित संप्रेषण प्रणाली पर, अधोहस्ताक्षरी के कार्यालय में लिखित में प्रेक्षण/अभ्यावेदन करने के लिए सूचित किया जाता है. आगामी विवरण एवं स्पष्टीकरण के लिए कृपया यहां संपर्क करें :

श्री टी. ए. एन. रेणु
अधिकृत हस्ताक्षरकर्ता
भोपाल-धुले ट्रांसमिशन कंपनी लिमिटेड

यू. पी. स्टॉक एक्सचेंज लिमिटेड
कानपुर

यू०पी० स्टॉक एक्सचेंज लिमिटेड, पदम टावर्स, 14/113, रियिल लाइन्स, कानपुर के वर्तमान उपनियम में प्रस्तावित संशोधन, जिसे एक्सचेंज के निदेशक मण्डल द्वारा 14 जुलाई, 2011 को अनुमोदित किया गया, को प्रतिभूति संविदा (विनियम) अधिनियम, 1956 की धारा 9(4) व 10(4) व प्रतिभूति (विनियम), 1957 के नियम संख्या 18 व SEBI के परिपत्र संख्या CIR/MRD/DSA/24/2010 दि० 11-08-2010 के प्रावधानों के अनुसार लोक आलोचना हेतु प्रकाशित किया जा रहा है।

1- माध्यस्थम के वास्ते -

ए- वर्तमान उपनियम के अध्याय XVI के अन्तर्गत माध्यस्थम के बारे में उपनियम 247 से 250(ए) को हटाकर निम्नलिखित को प्रतिस्थापित किया जाये।

अध्याय XVI

माध्यस्थम

247(a)माध्यस्थम के लिए निर्देशित

I- सदस्य एवं गैर सदस्य/सदस्यों के बीच का माध्यस्थम

सदस्य एवं गैर सदस्य/सदस्यों के बीच व्यवहार, आदान-प्रदान और संविदाओं से उत्पन्न होने वाले या उनसे सम्बन्धित दावों (जो कि स्वीकृत हो या नहीं) मतभेदों और विधाओं जिन्हें एक्सचेंज के नियमों, उपनियमों और विनियमों के आधीन किया गया हो या उनके अनुबंधिक किसी निर्देश से या विधि मान्यता की पूर्ति में किसी सन्निर्निर्माण से सम्बन्धित या कर्मचारियों के अधिकारों, बाध्यताओं और दायित्वों से सम्बन्धित या किसी और व्यक्ति जिसे सदस्य अपनी दलाली का हिस्सा

देता हो जो ऐसे किसी व्यवहारों, आदान—प्रदान और संविदाओं से उत्पन्न हुआ हो, से सम्बन्धित हो, उसे एक्सचेन्ज के नियमों, उपनियमों और विनियमों के अनुसार एक्सचेन्ज के मध्यस्थम् से निर्देशित एवं विनिश्चित किया जायेगा।

(कोई कर्मचारी या कोई व्यक्ति जिससे सदस्य अपनी दलाली का हिस्सा बांटते हो वे गैर सदस्य या गैर सदस्यों के अन्तर्गत आयेंगे।)

II- सदस्यों के बीच माध्यस्थम्

सदस्यों के बीच हुए यथार्थ सौदे, व्यौहार, संव्यवहार या संविदाएँ जो एक्सचेन्ज के नियमों, उपनियमों और विनियमों या उनके अनुषंगिक किसी निर्देश से सम्बन्धित हो या जो कुछ उनके अनुसरण में किया जाता हो और कोई प्रश्न या मतभेद कि यहाँ अंकित सौदे, व्यवहार, संव्यवहार को किया गया है या नहीं तथा उनके उत्पन्न होने वाले या उनसे सम्बन्धित जो भी दावे, शिकायतें, मतभेदग्रस्त विषय और विवाद हैं, उन्हें माध्यस्थम् के लिए संदर्भित किया जायेगा और उन्हें एक्सचेन्ज के नियमों, उपनियमों और विनियमों में दिये गये माध्यस्थम् से निर्देशित और विनिश्चित किया जायेगा।

(बी) माध्यस्थम् करार की स्थापना :-

उपखण्ड ए में यथा उपबन्धित माध्यस्थम् के आधीन किसी भी संविदा, सौदा, व्यवहार और संव्यवहार की स्वीकृति चाहे, अभिव्यक्त हो या विवक्षित हो और उसमें सम्मिलित होने से हुई माध्यस्थम् के लिए व्यवस्था क्रा। सदस्य और गैर सदस्यों के बीच नियत और नियत समझने योग्य

करार माना जायेगा जिसमें उपखण्ड ए के स्वरूप के सभी दावे (जो स्वीकृत हों या नहीं), मतभेदों और विवादों को सभी व्यवहारों, संव्यवहारों और किसी भी पूर्विक या पश्चिम तारीख में हुए संविदाओं को यथा उपबन्धित एक्सचेन्ज के नियमों, उपनियमों और विनियमोंमें बने माध्यस्थम् के अन्तर्गत संदर्भित और विनिश्चित किया जायेगा और व्यौहारों, संव्यौहारों और संविदाओं को किया गया है या नहीं, का निर्णय उपबन्धित एक्सचेन्ज के नियमों, उपनियमों और विनियमों पर आधारित माध्यस्थम् के द्वारा विनिश्चित किया जाना होगा।

(सी) माध्यस्थम के लिए आवेदन :-

जब भी कोई ऐसा दावा, शिकायत, मतभेद या विवाद उत्पन्न होता है जिसमें उपनियमों और विनियमों के अन्तर्गत बने माध्यस्थम् के लिए संदर्भित किया जाता है तो कोई भी पक्षकार इन दावों, शिकायतों, मतभेद या विवादों से सम्बन्धित आवेदन नियत प्रारूप में माध्यस्थम् के लिए एक्सचेंज के एम०डी० को सम्बोधित करते हुए कर सकता है।

248—माध्यस्थम अधिकरण/माध्यस्थों की नियुक्ति

(ए) उपनियमों और विनियमों के अधीन बताये गये माध्यस्थम को संदर्भित करना है, जिनको सभी दावे, मतभेद और विवाद को यहाँ दिये हुए तरीकों से माध्यस्थम समिति (पैनल) से एकमात्र मध्यस्थ. या तीन मध्यस्थों से बनी माध्यस्थम् अधिकरण को निर्दिष्ट किया जायेगा।

(बी)– 25.00 लाख तक के दावे या प्रतिदावे हेतु

- (i) माध्यस्थम् केलिए निर्देश की प्राप्ति पर एक्सचेन्ज के प्रबन्ध निदेशक को माध्यस्थम् पैनल से एकमात्र मध्यस्थम् को नियुक्त करना होगा।
- (ii) नियुक्त हुए एकमात्र मध्यस्थ को पहली सुनवाई की नियत तारीख की सूचना के साथ अपनी इस नियुक्ति की सूचना को आवेदक/आवेदकों के साथ-साथ प्रत्यर्थी/प्रत्यर्थियों को भेजनी होगी।

(सी) 25.00 लाख के ऊपर के दावों या प्रतिदावों हेतु

- (i) माध्यस्थम् के आवेदन के साथ आवेदक को माध्यस्थम् पैनल से एक मध्यस्थ (पहला) को नियुक्त करना होगा।
- (ii) इस नियुक्ति की सूचना प्रत्यर्थी को एक और (अर्थात् दूसरा) मध्यस्थ नियुक्त करने की सलाह देते हुए भेजी जायेगी।
- (iii) अगर प्रत्यर्थी/प्रत्यर्थियों द्वारा दूसरे मध्यस्थ की नियुक्ति नहीं की जाती है तो एक्सचेन्ज के प्रबन्ध निदेशक को माध्यस्थम् पैनल से दूसरा मध्यस्थ नियुक्त करना होगा।
- (iv) पहले और दूसरे नियुक्त मध्यस्थों को तीसरे (पीठासीन) मध्यस्थ की नियुक्ति करनी होगी, परन्तु अगर वे तीसरे मध्यस्थ की नियुक्ति नहीं करते हैं तो एक्सचेन्ज के प्रबन्ध निदेशक को माध्यस्थम् पैनल से तीसरे मध्यस्थ की नियुक्ति करनी होगी।

- (v) सभी तीनों मध्यस्थों की नियुक्ति की प्रक्रिया आवेदन की तारीख से तीस दिन के अन्दर पूरी हो जानी चाहिये।
- (vi) अगर आवेदक/प्रत्यार्थी एक से अधिक हैं तो वे एक से अधिक मध्यस्थ (एक्सचेन्ज के माध्यस्थम् पैनल से) की नियुक्ति नहीं कर सकते ऐसे मध्यस्थों की नियुक्ति को स्वीकारा नहीं जायेगा और उस दशा में एक्सचेन्ज के प्रबन्ध निदेशक द्वारा आवेदकों/प्रत्यार्थियों की ओर से माध्यस्थम् पैनल से मध्यस्थों को नियुक्त किया जायेगा।

248ए मध्यस्थ का प्रतिस्थापन

- (ए) एकमात्र मध्यस्थ किसी माध्यस्थम् में अगर मध्यस्थ मर जाता है या पंच निर्णय करने में असफल रहता है या मध्यस्थ के रूप में कार्य की उपेक्षा करता है या इंकार करता है या मध्यस्थ के कार्य को करने में असमर्थ हो या अधिनिर्णय करने से पूर्व अपने पद से अलग हो जाता है तो प्रबन्ध निदेशक एक नया एकमात्र मध्यस्थ नियुक्त करेगा वही माध्यस्थम् अधिकरण होगा।
- (बी) तीन मध्यस्थ द्वारा माध्यस्थम् में अगर कोई मध्यस्थ मर जाये या अधिनिर्णय करने में असफल हो या मध्यस्थ के रूप में कार्य की उपेक्षा करता है या इंकार करता है या मध्यस्थ के कार्य को करने में असमर्थ हो जाये या अधिनिर्णय करने से पूर्व अपने पद से अलग हो जाता है तो उसकी जगह पर आवेदक/प्रत्यार्थी द्वारा उपनियमों के अनुसार दूसरा मध्यस्थ नियुक्त किया जायेगा या तीसरे मध्यस्थ की दशा में आवेदक और प्रत्यार्थी द्वारा नियुक्त मध्यस्थ द्वारा

किया जायेगा। ऐसे मध्यस्थ के स्थानापन्न होने पर पूर्विक कार्यवाहियों की विधिमान्यता पर कोई प्रभाव नहीं पड़ेगा।

249 पंचाट के बनने और हस्ताक्षरित होने के बाद पक्षकारों को सूचना -

माध्यस्थम् अधिकरण पंचाट को बनायेगा और हस्ताक्षरित करेगा। इस पंचाट की एक प्रतिलिपि सभी पक्षकारों को कार्यान्वित/अनुपालन हेतु भेजी जायेगी। माध्यस्थम् पंचाट में निर्णय के कारणों का उल्लेख होना चाहिये।

249ए-(i) स्थगन

स्थगन माध्यस्थम् अधिकरण द्वारा आपवादिक मामलों में सद्भावपूर्वक लिखित कारणों से दिया जायेगा जिसे लेखबद्ध किया जायेगा।

(ii) माध्यस्थम् के समापन के लिए समय -

संदर्भ की प्राप्ति की तारीख से चार महीनों के अन्दर माध्यस्थम् अधिकरण द्वारा माध्यस्थम् पंचाट बनाया जायेगा।

(iii) कार्यावधि बढ़ाने के लिए अनुरोध -

किसी पक्ष द्वारा या माध्यस्थम् अधिकरण द्वारा, आवेदन करने पर जैसी भी हो, उचित कारण के लिए, प्रबन्ध निदेशक कारणों को लेखबद्ध करके माध्यस्थम् पंचाट को जारी करने के समय को पर्याप्त कारण होने पर अधिकतम दो महीने तक बढ़ा सकता है।

(iv) निर्देश पर कार्यारम्भ करने की तारीख –

इन उपनियमों के प्रयोजन के लिए, माध्यस्थम् अधिकरण की नियुक्ति की तारीख को ही माध्यस्थम् अधिकरण के संदर्भ प्राप्त की तारीख समझा जायेगा।

250—पक्षकारों और उनके प्रतिनिधियों पर पंचाट की बाध्यता

ए— संदर्भ से सम्बन्धित पक्षकार और उनके प्रतिनिधियों पर पंचाट / अपीली पंचाट बन्धनकारी होगा चाहें किसी पक्ष की मृत्यु हो गयी हो या विधिक अयोग्यता हो गयी हो । पंचाट / अपीली पंचाट के बनने से पूर्व या उसके बाद ऐसी मृत्यु या विधिक अयोग्यता से संदर्भ पंचाट या अपीली पंचाट निरस्त नहीं होगा।

बी—(1)ए 247 उपनियम के अन्तर्गत दाखिल माध्यस्थम् मामले के प्राप्त होने पर एक्सचेन्ज को माध्यस्थम् पंचाट की रकम को व्यापारी सदस्य द्वारा जिसके विरुद्ध यह पंचाट पारित किया गया हो या जमा की गयी राशि से निकाल करके इसे किसी पृथक खाते में रखना होगा ।

(बी) माध्यस्थम् पंचाट के विरुद्ध अपील –अपील न्यायपीठ

एक्सचेन्ज के निदेशक बोर्ड को एक अपील पैनल गठित करना होगा ।

(ii) माध्यस्थम् पैनल का कोई भी सदस्य अपील पैनल का सादस्य नहीं हो सकता ।

(iii)- पंचाट से असन्तुष्ट कोई पक्ष पंचाट की प्राप्ति के 1 महीने के अन्दर इस पंचाट के विरुद्ध अपील न्यायपीठ (अपील पैनल से नियुक्त तीन मध्यस्थों से बनी हुई) को अपील कर सकता है।

माध्यस्थम् पीठ की नियुक्ति उसी प्रकार की जायगी जैसा माध्यस्थम् प्राधिकरण के लिए उपनियम संख्या 248(सी) वर्णित में अन्तर केवल इतना होगा कि मध्यस्थों का नियुक्ति अपील पैनल से की जायेगी न कि माध्यस्थम् पैनल से ।

(iv)- अपील करने वाले पक्ष को निदेशक बोर्ड द्वारा समय—समय पर नियत आवश्यक शुल्क और प्रभार देना होगा।

(v)- निचले न्यायपीठ के पंचाट के विरुद्ध किसी भी अपील को एक्सचेन्ज द्वारा उस समय तक स्वीकार नहीं किया जायेगा, जब तक अपीलार्थी एक्सचेन्ज के पास अधिनिर्णीत रकम जमा नहीं करा देता है। यदि सदस्य द्वारा अधिनिर्णीत रकम जमा करा दी गयी हो और इस रकम को अलग खाते में जमा करा दिया गया हो तो उपनियम के अनुसार सदस्य के खाते में डाली गयी रकम को उलट दिया जायेगा।

(vi)- यह मान लिया जायेगा कि जमाकर्ता ने इस बात की स्वीकृति दे दी है कि अपील न्यायपीठ के निर्णय के तीन महीने की समाप्ति पर एक्सचेन्ज में जमा की हुई रकम दूसरे पक्ष को अपील में निर्णय के अनुसार दे दें जब तक कि न्यायालय के आदेश से पंचाट धारक को इस रकम के भुगतान के विरुद्ध रोका न गया हो।

(vii)- जब तक एक्सचेन्ज अपेक्षित रकम के जमा हो जाने का प्रमाण नहीं देता तब तक अपील न्यायपीठ अपील की सुनवाई नहीं करेगी।

यदि उपनियमों में दिये गये प्रावधान के अनुसार सदस्य के खाते को एक्सचेन्ज द्वारा किया गया है तो एक्सचेन्ज न तो किसी व्यक्ति को इस विकलन की वजह से हुए नुकसान के लिए जिम्मेदार होगा, न ही किसी को किसी भी कारण से ब्याज भुगतान के लिए उत्तरदायी होगा।

अपील की सुनवाई एवं निर्णय

सभी औपचारिकताओं के पूरा होने के बाद एक्सचेन्ज प्रत्यार्थी को सूचना जारी करेगा। इस सूचना के साथ अपील मेमो की एक प्रतिलिपि लगेगी और उसमें प्रत्यर्थी को विनिर्दिष्ट तारीख पर अपील न्यायपीठ के सामने पेश होने के लिए बुलाया जायेगा। एक्सचेन्ज उस दिन सारे कागज पत्र अपील न्यायपीठ के सामने प्रस्तुत करेगा और न्यायपीठ उसी दिन या किसी स्थगित तारीख पर पक्षकारों को सुनेगी और लिखित में पंचाट बनाने का कारण बताते हुए पंचाट बनायेगी। न्यायपीठ द्वारा बना पंचाट पक्षकारों पर बाध्यकारी और अन्तिम समझा जायेगा। अपील न्यायपीठ का निर्णय बहुमत निर्णय होगा और पंचाट बहुमत निर्णय के आधार पर ही होगा।

(viii)- पंचाट को हस्ताक्षरित करना :- अपील न्यायपीठ द्वारा बनाया हुआ पंचाट सभी अपील न्यायपीठ के सभी सदस्यों द्वारा हस्ताक्षरित किया जायेगा।

(ix) -- पंचाट का प्रकाशन

पंचाट बनने के बाद, सभी पक्षों को पंचाट की हस्ताक्षरित प्रतिलिपि भेजी जायेगी।

(x) अपील का विनिश्चित शीघ्रता से किया जायेगा

अपील के लिए नियत अपील न्यायपीठ नियुक्त होने के तीन माह के अन्दर माध्यस्थम् पंचाट जारी करके अपील को विनिश्चित करेगी।

(xi)- माध्यस्थम् से प्रावधानों का लागू होना :-

अपील न्यायपीठ और उसके अधिनिर्णय से सम्बन्धित कार्यवाही पर एक्सचेन्ज के अन्य सभी उपनियम पूरी तौर से लागू होंगे। साथ ही अपील न्यायपीठ के अधिनिर्णय के विरुद्ध कोई अपील नहीं होगी। माध्यस्थम् और सुलह अधिनियम, 1996 की धारा 34 के अनुसार कोई भी पक्ष सक्षम अधिकारितायुक्त न्यायालय में आवेदन दाखिल करा सकता है।

(2) जैसे ही अपील न्यायपीठ के मध्यस्थों के सामने अपील करने का समय खत्म हो जायेगा और कोई अपील नहीं की जा रही होगी, एक्सचेन्ज अपने ग्राहक के पृथक खाते में रखी रकम अर्जित ब्याज के साथ भुगतान करके मध्यस्थम् पंचाट को कार्यान्वित करेगा।

(3)– एक्सचेन्ज अपने मुवकिल को पृथक लेखा में जमा राशि कमाये हुए ब्याज के साथ भुगतान करके माध्यस्थम् पंचाट को कार्यान्वित करेगा, जैसे ही –

(ए)– माध्यस्थम् एवं सुलह अधिनियम, 1996 की धारा 34 के अन्तर्गत माध्यस्थम् पंचाट को हटाने के लिए न्यायालय को आवेदन करने का समय समाप्त हो चुका हो और कोई आवेदन न किया गया हो, या

(बी) माध्यस्थम् एवं सुलह अधिनियम, 1996 की धारा 34 के अन्तर्गत माध्यस्थम् पंचाट को हटाने के लिए न्यायालय में कोई आवेदन दिया गया हो और यह आवेदन न्यायालय द्वारा नामंजूर कर दिया गया हो, या

(सी) माध्यस्थम् एवं सुलह अधिनियम, 1996 की धारा 34 के अन्तर्गत माध्यस्थम् पंचाट को निरस्त करने के लिए न्यायालय में कोई आवेदन किया गया हो, जिस पर आवेदित पक्ष द्वारा माध्यस्थम् पंचाट के प्राप्त होने पर आवेदन करने की तारीख से तीन माह के अन्दर न्यायालय द्वारा रोक न लगाई गयी हो।

परन्तु सभी पूर्वोक्त तीनों विकल्पों ए, बी एवं सी के लिए एक्सचेन्ज जिन सदस्यों, के खिलाफ यह माध्यस्थम् पंचाट जारी किया गया है, उनसे पूरी जानकारी/पुष्टि नहीं मांग सकता है।

अगर पृथिक लेखा में रखी हुई रकम के संदाय के बाद कोई ब्याज या अन्य कोई रकम देय है तो वह राशि वह सदस्य देगा जिसके विरुद्ध वह एवार्ड पारित किया गया है।

- (5)– जहाँ वह सदस्य जिसके खिलाफ अपीली माध्यस्थम् पंचाट जारी किया गया हो, ने माध्यस्थम् और सुलह अधिनियम की धारा 34 के अन्तर्गत निर्धारित समय में आवेदन न किया हो और पंचाट को लागू करने के लिए सदस्य का निक्षेप या अन्य धन माध्यस्थम् से पर्याप्त न हो, वहाँ एक्सचेन्ज सदस्य को कारण बताओ सूचना देते हुए पंचाट को तीन दिन के अन्दर अनुपालन करने का आदेश देगी, अगर सदस्य नियत समय तीन दिन के अन्दर पंचाट का अनुपालन करने में असफल रहता है तब एक्सचेन्ज जो भी धन उपलब्ध होगा उसे वितरित कर देगा और उसे एवार्ड को देगा और सदस्य की सदस्यता पंचाट के पूरी तरह से अनुपालन करने तक निलम्बित रहेगी।
- (6) सदस्य के निलम्बित होने के बाद (पंचाट अनुपालन न होने के अध्याय संख्या 18, और अध्याय संख्या 19 में उल्लिखित प्रतिषेधर और उपविधियों अन्य सुसंगत नियमों, विनियमन और उपविधियों के नियत एक्सचेन्ज के उपविधियों के अधिनियमों के अनुसार किया जायेगा और ऐसे किसी सदस्य को व्यतिक्रमी या निष्कासित घोषित कर दिया जायेगा जो इन उपनियमों और विनियमों में दिये गये माध्यस्थम् पंचाट का निवेदन करने या पालन करने या निष्पादन करने में असफल हो जाये और दूसरा पक्ष पचाट को प्रवर्तित करने के लिए वाद या विधिक कार्यवाही करने का हकदार होगा या वह पक्ष घोषित व्यतिक्रमी या निष्कासित सदस्य की आस्तियों से मिलने

वाले धन से प्रति रुपये में से सौ पैसा न मिलने पर अपने अधिकार का प्राख्यान कर सकता है।

(7) एक्सचेन्ज एवार्डी को सदस्य से बची हुई मूल राशि तथा वसूलीय मूल्य ब्याज सूचित करेगा और यह धन एवार्डी द्वारा वसूला जायेगा और एक्सचेन्ज इसके लिये जिम्मेदार नहीं होगा।

बी— विलम्बित दावों को वर्जित करने से सम्बन्धित उपविधि संख्या 269 में दी गयी उपविधियों को हटाकर निम्न से परिस्थापित किया जा रहा है :—

269 लिमिटेशन पीरियड (परिसीमन काल)

माध्यस्थम् को दाखिल करने का परिसीमा काल परिसीमा अधिनियम, 1963 के अनुसार होगा।

सी— विद्यमान उपविधि संख्या 272 एवं 272ए में 'एकजीक्यूटिव' शब्द को हटाकर 'मैनेजिंग' शब्द परिस्थापित किया जायेगा।

डी— विद्यमान उपविधि संख्या 272 में दिये शब्द 'दि प्रेसीडेन्ट' को यहाँ से हटा दिया जायेगा।

2— आई०पी०एफ० दिशा निर्देशों के सम्बन्ध में :—

सेबी के अनुमोदन के पश्चात् विद्यमान उपविधि संख्या 279 को हटाकर निम्न के द्वारा परिस्थापित किया जाता है —

279 व्यतिक्रमी सदस्य के खिलाफ दावा करने को विनिर्दिष्ट कालावधि एक साल होगी।

(बी) विद्यमान उपविधि संख्या 284 को निरस्त करके निम्न के द्वारा परिस्थापित किया जाता है ।

284 वे दावे जो एक साल की विनिर्दिष्ट कालावधि से खत्म होने के बाद पर तीन साल की अकाल विधि तक (जैसा परिसीमा अधिनियम, 1963 में दिया गया है) फाइल किये गये हो, एक्सचेन्ज द्वारा (बिना किसी आई०पी०एफ० के सम्पदा के उपयोग किये) वहन किये जायेंगे जिसकी सीमा प्रति निवेशक 50,000/- रुपये प्रति व्यतिक्रमी 10,00,000.00 होगी ।

रुपया 10,00,000/- की सीमा में व्यतिक्रमी सदस्य की आस्तियों से संवितरण अगर कोई हुआ हो, तो सम्मिलित होगा और अगर निवेशक दावेदारों की संख्या 20 से अधिक है और दावे की कुल रकम रु० 10,00,000/- से अधिक है, तब प्रति दावेदार अधिकतम सीमा प्रति रुपये 50,00,000/- से उसी अनुपात में घटा दी जायेगी जिसमे कुल राशि 10,00,000/- हो ।

परन्तु तीन साल के बाद मिले दावे एक्सचेन्ज द्वारा स्वीकृत नहीं किये जायेंगे, पर निवेशक सिविल उपचार, यदि कोई हो, प्राप्त कर सकता है ।

परन्तु यदि कोई मुकदमा व्यतिक्रमी सदस्य के खिलाफ लम्बित हो तो बची हुई रकम एक्सचेन्ज द्वारा अपने पास उस समय तक रख ली जायेगी जब तक मुकदमे खत्म नहीं होते ।

- (सी) विद्यमान उपविधि संख्या 293 को हटाया जाता है।
- (डी) विद्यमान उपविधि संख्या 294 को हटाकर निम्न के द्वारा प्रतिस्थापित किया जाता है।
- 294 अगर व्यतिक्रमी दलाल की आस्तियों से वसूल किया हुआ धन कम हो तो आई०पी०एफ० में से निवेशकों को मुआवजा वितरित किया जायेगा।
- (ई) विद्यमान उपविधि संख्या 295 को हटाकर निम्न द्वारा प्रतिस्थापित किया जाता है :—
- 295—व्यतिक्रमी सदस्य की आस्तियों से वसूली हुई रकम में से स्टाक एक्सचेन्ज के उपविधि के अनुसार स्टाक एक्सचेन्ज और सेबी के दावों को चुकाने के बाद बची हुई रकम सदस्य को वापस कर दी जायेगी।
- परन्तु यदि सदस्य दलाल एक से अधिक स्टाक एक्सचेन्ज की सदस्यता रखता हो, तब व्यतिक्रमी सदस्य की आस्तियों से वसूली हुई रकम में से सम्बन्धित स्टाक एक्सचेन्ज, सेबी और अन्य सभी स्टाक एक्सचेन्ज के उपयुक्त दावों को चुकाने के बाद बची हुई रकम उस सदस्य को वापस कर दी जायेगी।
- (बी) विद्यमान उपविधि संख्या 334 को हटाकर निम्न द्वारा प्रतिस्थापित किया जाता है।

334— व्यतिक्रमों समिति के हाथों में बची हुई शुद्ध आस्तियों का यहाँ दिये गये उपविधियों और विनियमों के अन्तर्गत ऐसे सभी व्ययों, लागत और खर्चों को चुकाने के बाद बाजार में संविदा करने से उत्पन्न होने वाले दावों को चुकाने के लिए एक्सचेन्ज के नियमों, उपनियमों और विनियमों में दिये गये व्यवस्थानुसार निम्न प्रकार से करेंगे :

- 1— एक्सचेन्ज और समाशोधन गृह
- 2— सेबी
- 3— व्यापारी सदस्य के स्वीकृत दावों को अनुपातिक रूप से
- 4— निवेशकों को स्वीकृत दावों को अनुपातिक रूप से

बी. के. नधानी
प्रबन्ध निदेशक

बी.कोर सोफ्टवेयर प्राइवेट लिमिटेड
नई दिल्ली-110064

सार्वजनिक सूचना

कम्पनी के सदस्यों के स्वैच्छिक समापन के मामले में

कम्पनी अधिनियम, 1956 की धारा 485(1) के प्रावधानों के अनुपालन में एतद्वारा सूचित किया जाता है कि कंपनी के स्वैच्छिक रूप से समापन की आवश्यकता के लिए 15 मार्च, 2012 को आयोजित सदस्यों की असाधारण सामान्य बैठक में कंपनी ने विशेष प्रस्ताव पारित किया है कि :-

“निश्चय किया गया कि धारा 484, 490-498 के प्रावधानों और कम्पनी अधिनियम, 1956 के अन्य लागू प्रावधानों, यदि कोई है, के अनुपालन में और ऐसे प्राधिकरण (प्राधिकरणों) की स्वीकृति के अधीन जैसी आवश्यकता हो, कंपनी के सदस्यों के स्वैच्छिक समापन के लिए, जैसा कि कम्पनी अधिनियम, 1956 की धारा 484(1)(b) में प्रदान किया गया है, एतद्वारा कंपनी के सदस्यों की स्वीकृति ली जाती है।

आगे निश्चय किया गया कि श्री चेतन अरोरा, कंपनी के निदेशक हैं और उन्हें एतद्वारा आवश्यक कंपनियों के पंजीयक, रा.रा.क्से. दिल्ली और हरियाणा द्वारा आवश्यक रूप से निर्धारित ई-प्रपत्रों, स्वैच्छिक समापक की नियुक्ति की सूचना, रिटर्नस और ऐसे अन्य दस्तावेजों को फाइल करने और साथ ही ऐसी सूचनाओं, स्वैच्छिक समापन के प्रारंभ को प्रस्तुत करने हेतु रा.रा.क्से. दिल्ली में वितरित किए जाने वाले एक अग्रेजी और हिन्दी समाचार पत्र और कार्यालयी गजट में निर्मित/प्रकाशित करने के लिए, जैसा कि कम्पनी अधिनियम, 1956 के विभिन्न प्रावधानों के अंतर्गत निर्धारित हैं, इसके लिए कई प्रकार से अधिकृत किया जाता है, और साथ ही ऐसे सभी कार्य, डीड, मामलों, जिन्हें वे अनिवार्य सोचते हैं या समायोजित समझते हैं, को करने, एवं प्रस्ताव को प्रभावी बनाने हेतु कंपनी को प्रस्तुत करने के लिए कई प्रकार से अधिकृत किया जाता है

आगे निश्चय किया गया कि श्री दीपक अरोरा पुत्र स्व: श्री सत्य पाल अरोरा निवासी ईएल-५ए, ग्राउण्ड फ्लोर, एल ब्लॉक, हरी नगर, नई दिल्ली-110064, कंपनी के निदेशक हैं और इन्हें एतद्वारा सदस्यों के स्वैच्छिक समापन के उद्देश्य के लिए स्वैच्छिक समापक के रूप में नियुक्त किया जाता है और इन्हें कंपनी के स्वैच्छिक समापक के रूप में कार्य करने के लिए रु 50000/- (रुपए पचास हजार केवल) साथ में सेवा कर और लागू दरों पर स्रोतों पर कर की कटौती के अधीन राशि का पारिश्रमिक दिया जाएगा।

आगे निश्चय किया गया कि श्री चेतन अरोरा कंपनी के निदेशक हैं और उन्हें एतद्वारा स्वैच्छिक समापन के प्रारम्भ के 21 दिनों के भीतर प्रपत्र सं. 58 {कंपनी (न्यायालय) नियम, 1959 के नियम 127} में एक हलफनामे द्वारा प्रतिलिपि में विधिवत् सत्यापन में प्रपत्र सं. 57 {कंपनी (न्यायालय) नियम, 1959 के नियम 127} में कम्पनी अधिनियम, 1956 की धारा 454 जिसे धारा 511A के साथ पढ़ा जाए के संबंध में कंपनी के मामलों के विवरण को स्वैच्छिक समापक के समक्ष रेखांकित और निविदा करने के लिए कई प्रकार से अधिकृत किया जाता है।

आगे निश्चय किया गया कि धारा 511 के प्रावधानों और कम्पनी अधिनियम, 1956 के अन्य लागू प्रावधानों, यदि कोई हों, के अनुपालन में श्री दीपक अरोरा, दीपक अरोरा पुत्र स्व: श्री सत्य पाल अरोरा निवासी ईएल-५ए, ग्राउण्ड फ्लोर, एल ब्लॉक, हरी नगर, नई दिल्ली-110064, को एतद्वारा कम्पनी अधिनियम, 1956 की धारा 547 के तहत दी गई किसी अथवा सभी शक्तियों के प्रयोग के लिए अधिकृत किया जाता है।

आगे निश्चय किया गया कि श्री दीपक अरोरा पुत्र स्व: श्री सत्य पाल अरोरा निवासी ईएल-५ए, ग्राउण्ड फ्लोर, एल ब्लॉक, हरी नगर, नई दिल्ली-110064, कंपनी के स्वैच्छिक समापक, को एक अनुसूचित बैंक में समापन के लिए विशेष चालू खाता खोलने के लिए और उसे कंपनी (न्यायालय) नियम, 1959 के प्रावधानों के साथ इसके अनुपालन में बनाए रखने के लिए अधिकृत किया जाता है।

आगे निश्चय किया गया कि श्री चेतन अरोरा कंपनी के निदेशक हैं और उन्हें एतद्वारा उक्त प्रस्तावों को प्रभावी बनाने के लिए ऐसे सभी कार्य, डीड, मामलों को करने के लिए कई प्रकार से अधिकृत किया जाता है जिसे वे अनिवार्य सोचते हैं या समायोजित समझते हैं।”

दिनांक : 15.03.2012

स्थान : नई दिल्ली

चेतन अरोरा
निदेशक

प्रपत्र सं. 151
 (कंपनी (न्यायालय) नियम के नियम 315 के तहत)

सदस्यों का स्वैच्छिक समापन
 कंपनी अधिनियम, 1956 की धारा 561 के तहत परिसमापक की नियुक्ति की सूचना

कंपनी का नाम	: बी- कोर सोफ्टवेयर प्राइवेट लिमिटेड
व्यापार की प्रकृति	: कन्सल्टेन्टी इन सोफ्टवेयर डेवलपमेंट, वर्तमान में कोई व्यावसायिक गतिविधि नहीं कर रही हैं।
पंजीकृत कार्यालय का पता	: ईएल-५ए, ग्राउण्ड फ्लोर, एल ब्लॉक, हरी नगर, नई दिल्ली-110064
परिसमापक का नाम व पता	: दीपक अरोरा पुत्र स्व: सत्य पाल अरोरा निवासी ईएल-५ए, ग्राउण्ड फ्लोर, एल ब्लॉक, हरी नगर, नई दिल्ली-110064
नियुक्ति की तिथि	: 15 मार्च, 2012
जिसके द्वारा नियुक्त किया गया	: 15 मार्च, 2012 को आयोजित असाधारण सामान्य बैठक में पास किये गए विशेष प्रस्ताव के माध्यम से कंपनी के अंशधारकों द्वारा
दिनांक : 15.03.2012	
स्थान : नई दिल्ली	दीपक अरोरा परिसमापक

BSE LIMITED

AMENDMENTS TO BYE-LAWS 247A(3), 247A(4), 247A(7), 247A(8) AND 247B OF THE RULES, BYE-LAWS AND REGULATIONS OF BSE LIMITED RELATING TO SIMPLIFICATION AND RATIONALIZATION OF TRADING ACCOUNT OPENING PROCESS PURSUANT TO THE SEBI CIRCULAR NO. CIR/MIRSD/16/2011 DATED 22ND AUGUST, 2011.

Whereas under Section 10(4) of the Securities Contracts (Regulation) Act, 1956, making or the amendment or revision of any Bye-law is subject to the conditions of its previous publication.

Now, therefore, BSE Limited (the Exchange), hereto publishes the amended Bye-laws 247A(3), 247A(4), 247A(7), 247A(8) and 247B of the Rules, Bye Laws and Regulations of the Exchange as pursuant to the SEBI's Circular No. CIR/MIRSD/16/2011 dated 22nd August, 2011 relating to simplification and rationalization of Trading Account Opening Process.

REGULATION OF TRANSACTIONS BETWEEN CLIENTS AND BROKERS

247A Notwithstanding anything to the contrary contained in these Bye-laws, the following shall regulate the transactions between Clients and Brokers:

(1)

(2)

(3) Member broker shall make pay out of funds or delivery of Securities, as the case may be, to the Client within one working day of receipt of the payout from the Exchange unless otherwise specified by the Client and subject to such terms and conditions as may be prescribed by the Exchange from time to time where the trade is executed.

(4) Member brokers shall issue a contract note for purchase/ sale of securities to the Client within one working day of execution of trades in hard copy and/or in electronic form using digital signature or as specified by the SEBI/ the Exchange from time to time.

(5)

(6)

(7) Member brokers shall make their clients aware of the basic risks involved in trading on the Exchange, the rights and obligations of the client etc. by issuing to the clients a copy of the "Risk Disclosure Document" on the lines specified by the SEBI / the Exchange from time to time and bringing its contents to their notice.

(8) The trading, clearing and/or settlement of a trade on the Exchange shall be subject to execution, both by the Member broker and/or the Client of such documents as SEBI and/or the Exchange may provide from time to time. Both, the Member broker and the Clients shall be bound by the terms of all such documents.

Confidentiality of Client's Details

247B The Stock Exchange shall maintain the details of the clients of the members in confidence and it shall not disclose to any person / entity such details of the client as mentioned in the Account Opening Form or any other information pertaining to the client except as required under the law or by any authority.

Any person interested in making any comments, in respect of the above amendments may please make presentation to the effect within a period of one month from the date of publication of this advertisement at the following address:

The Secretary,
BSE Limited
25th Floor,
Phiroze Jeejeebhoy Tower,
Dalal Street,
Mumbai – 400 001

Date : 15-02-2012
Place : Mumbai

NEENA JINDAL
Company Secy.

INSERTION OF NEW RULE 19A (c) IN THE RULES, BYE-LAWS AND REGULATIONS OF BSE LIMITED RELATING TO ADMISSION OF LIMITED LIABILITY PARTNERSHIPS AS MEMBERS OF THE STOCK EXCHANGE AS APPROVED BY SEBI VIDE IT'S LETTER NO. MRD/DSA/DV/1687/2012 DATED 18TH JANUARY, 2012.

Companies

- 19A. (a) ...
- 19A. (b) ...
- 19A. (c) A Limited Liability Partnership, formed and registered under the Limited Liability Partnership Act, 2008 shall be eligible to be elected as a member of the Exchange, subject to such terms and conditions as may be specified by SEBI and/or the Exchange from time to time.

Date : 15-02-2012
Place : Mumbai

NEENA JINDAL
Company Secy.

AMENDMENTS (PROPOSED ADDITION IS UNDERLINED AND PROPOSED DELETION IS HIGHLIGHTED IN STRIKETHROUGH MARK) TO RULES 192(a), 257B (2) AND 257B (5) OF THE RULES, BYE-LAWS AND REGULATIONS OF BSE LIMITED REGARDING APPROVAL FOR CHANGE IN CONSTITUTION OR STATUS AND CONTROL OF TRADING MEMBERS AS APPROVED BY SEBI VIDE IT'S LETTER NO. MRD/DSA/34371/2011 DATED 8TH NOVEMBER, 2011.

Changes in Partnership

192. (a) The members of the Partnership must communicate to the Exchange in writing under the signatures of all the partners or surviving partners who are members of the Exchange any change in such partnership either by dissolution or retirement or death of any partner or partners.

Provided that prior approval of SEBI and the Exchange shall be obtained in case of dissolution of the partnership firm;

Provided further that post facto approval of SEBI and the Exchange shall be obtained in case of dissolution of partnership firm due to occurrence of any contingent event beyond the control of partners.

SEBI's and Governing Board's Consent For

Amalgamation of Corporate Member

- 257 B (2) A Corporate Member shall not amalgamate with any other company and no company shall amalgamate with any Corporate Member except with the prior permission of SEBI and the Governing Board as may be applicable and subject to such terms and conditions as SEBI and the Governing Board may stipulate. SEBI and / or the Governing Board may refuse to consent to such amalgamation for such reasons as it considers fit and proper including (but not limited to) on account of any disciplinary proceedings pending against any of the parties or their directors under the Securities and Exchange Board of India Act, 1992 or any rules or regulations framed therein or under the Exchange's Rules Bye-laws and Regulations. The Governing Board may expel the concerned Corporate Member in the event of a breach of this Rule. Prior to granting such consent the provisions of Rule 23 of the Exchange's Rules, Bye-laws and Regulations shall be complied with in respect of the transferor and the transferee, and the Governing Board shall consider any claims and objections which may be received.

Governing Board's Consent For Demerger by Corporate Member

- 257 B (5) A Corporate Member shall not undertake a scheme of reconstruction or demerger except with the prior permission of SEBI and the Governing Board as may be applicable and on and subject to such terms and conditions as SEBI and / or the Governing Board may stipulate. The Governing Board may expel a Corporate Member in the event of a breach of this Rule.

Date: 10/02/2012

Place: Mumbai

NEENA JINDAL
Company Secy.

BHOPAL-DHULE TRANSMISSION COMPANY LIMITED
New Delhi-110065

Public Notice

Bhopal-Dhule Transmission Company Limited(BDTCL) having its registered office at Core-6, Scope office complex, 2nd Floor, C/o BALCO, 7 Lodhi Road, Delhi-110003, intends to apply to the Government of India to confer upon him all the powers under Section-164 of the Electricity Act, 2003 for the placing of electric lines or electrical plant for the transmission of electricity or for the purpose of telephonic or telegraphic communication necessary for the proper coordination of works which telegraph authority posses under the Indian Telegraph Act, 1885 with respect to the placing of telegraph lines and posts for the purpose of a telegraph established or followed by commissioning, operation, maintenance and other works for the following transmission schemes-

Name of the transmission Company- Bhopal Dhule Transmission Company Limited

Works Covered under the company-

- A. 765 KV S/C Quad Jabalpur-Bhopal Transmission Line. Approx Length- 266 kms
- B. 765 KV S/C Quad Bhopal- Indore Transmission Line. Approx Length- 172 kms
- C. 765 KV S/C Quad Aurangabad-Dhule Transmission Line. Approx Length- 203 kms
- D. 765 KV S/C Quad Dhule-Vadodara Transmission Line. Approx Length- 260 kms
- E. 400 KV D/C Quad Bhopal- Bhopal Transmission Line. Approx Length- 10 kms
- F. 400 KV D/C Quad Dhule-Dhule Transmission Line. Approx Length- 20 kms
- G. Bhopal 765/400 KV Substation
- H. Dhule 765/400 KV Substation

The above transmission project has been accorded approval by the Government of India , Ministry of Power vide its letter dated 25th Nov 2010 under section 68 of the Electricity act 2003. BDTCL has already obtained transmission license by CERC vide its letter dated 12th October 2011 for the Construction, Operation and Maintenance (BOOM) of the above transmission system

The transmission lines covered under the scheme will pass through, over, around and between the following villages, town and cities.

765 KV S/C Quad Jabalpur- Bhopal Transmission Line

S. No	Name of Villages	Tehsil	District
1.	Agariya,Chanched,Fatehpur,Ganyari,Kadhaiya,Karhod Khurd,Kirat Nagar,Mungalia Kot,Sukhi Sewaniya	Huzur	Bhopal, Madhya Pradesh
2.	Badkheda,Barbati,Bhamka,Bhamki,Bhikampur,Bilpathar,Chhaprat,Dharampura, Dhimarjhojhi,Jhojhi,Khairi,Khirka Kheda,Kuda Kalan,Magarmuna,Malkachhar, Nachan Kheda,Neemkheda,Pipariya Ramghat,Sheetalpur,	Patan	Jabalpur, Madhya Pradesh
3.	Amada,Amada,Badhaiya Kheda,Bamhori,Bamhori,Barman Khurd,Belkhedi, Bhainsa,Bhatera,Bhorjhir,Bichua,(Bichhua),Bikor,Bir,Katangi,Bitli,Budhaon,Chandli, Chhitapar,Deguwan,Dhana(Mehka),Dharampuri,Dungariya,Gadariya Kheda, Gararu,Garra,Ghughri,Gudwara,Guwari,Hemra,Imaliya,Jamuniya,Jhamar, Jhansighat,Jhonjhia,Karhaiya,Karhaiya,Kaudiya,Khairi,Khairi,Khairi,Khurdi,Khairuwa,Khakariya,KhakariyaPadariya,Khamariya,Khamghat,Kothiya,Kusmi, Lilwani,Manakheda,Mehguwan,Mehka (Dhana),Muar,Murachh,Murdai,Narwara,	Gadarwara, Gotegaon, Kareli, Narsimhapur.	Narsimhapur, Madhya Pradesh

	Noni,Padariya,Paloha,Paraswada,Piparpani,Rakhi,Ratikarar Kalan, Ratikarar Khurd,Rewanagar,Richha,Richhawar,Rohni,SagonGhat,Sagoriya,Salaiya, Samnapur,Sankal,Sokalpur,Surna,Ulthan,Umariya,		
4.	Agriya,Khurd,Ahmadpur,Ambari,Andhiyari,Anghora,Arwariya,Bamhori Baliram,Bamhori Basoda,Bamhori Kasba,Baniya Khedi,Bankheri,Barah Kalan, Barbatpur,Barjorpur,Barla,Basa,Batera,Berkhedi,Berkhedi Ghat,Bhesara,Chandli, Chandna,Chandpura,Chhater,Chhitapar,Dandera,Dewalkheda,Dhakna Chapna, Dhanasree,Dhaniya Khedi,Dhilwar,Dilhari,Diwanganj,Diyakheda,Gaibian,Gamiri, Ghana,Ghatpaliya,Girbar,Gulabganj Jamuniya,Gyasabad,Hakeemkhedi, Himmatgarh,Jaijura,Jamuniya,Jhamar,Jirawada,Kadhaiya,Kakrua,Katariya, Kathotiya,Kayampur,Kekda,Khairi,Khamkheda,Khangone,Khedi Kiragi Khurd,Kirroda, Kothari,Kulhariya,Kundali,Lambakheda,Madhamau,Madiya,Mahuakheda, Malanwada,Mardanpur,Mendki,Mori Kodi,Mothagaon,Mudiya Kheda,Mudiya Kheda,Muktapur,Mularmeta,Murel Kalan,Narkhera,Nasiruddin Kheda,Nayagaon Khurd,Nihalpur,Nimnapur,Pachpediya,Padariya,Pagneshwar,Parwariya,Patai, Pehariya,Pipaliya Khurd,Pura Mungaoli,Rahali,Rajwada,Ramgarh,Rampura, Rasidpur,Ratanpur Girdhari,Ratatalai,Richhawar,Sagoniya,Salaiya,Salera,Sandook, Sankal,Semra,Semra Baramad,Shahpur,Simariya,Simariya,Simariya Khurd, Suakhedi,Sukasen,Sultapur,Sunari,(Salamaṇpur),Surela,Tundakheda,Undol Bahed,Untkata,Yakubpur	Baraily, Gairatganj, Raisen, Silwani, Udaipura	Raisen, Madhya Pradesh
5.	Andiya Ahmadpur,Ghatkhedi,Jhirniya,Kariya Ahmadpur,Roda,Sonthar	Vidisha	Vidisha, Madhya Pradesh

765 KV S/C Quad Bhopal-Indore Transmission Line

S. No	Name of Villages	Tehsil	District
1.	Agaria ,Bagoniya,Barkhedi Hajjam,Beenapur,Chhindwada,Daulatpur Thikriya,Deopur,Gol Khedi,Guradiya,Hinotiya Jagir,Imliya,Jhapadiya,Jhhirniya, Kalaipal Kalan Khedi,Kalyanpura,Kardai,Khajuri,Kham Kheda,Mugaliya Hat, Mungalia Kot,Nipaniya Jat,Nipaniya Sukha,Pipalia, Bherupura Chhaparband, Ratanpur,Ratatal,Rojibeg,Semra ,Saiyad,Taraisewaniya,Toomda, Kanchbavli, Sukhanepnia, Karchai, Jogbari, Golkheri, Mungalia Hat,Tara sewaniya,,Sonkachh,Kalakadi,Jamniya Khurd	Huzur	Bhopal, Madhya Pradesh
2.	Achlukhedi,Amlawati,Badamahalaspura,Barodpipalya,Bhimsi,Bhutiyakhurd, Borkhedidhakad,Chandana,Chhayan,Chhota Mahalasapura,Chobaradhira, Deoguradiya,Dhablakhalsa,Enabad,Fatepur,Garhkhajuriya,Hawankhedi, Janolibuzurg,Jasodgarh,Jirwai,Jiyajigarh,Julay,Kachnariya Eklehra,Kanheria, Karnakhedi,Khajuriya,Kheriyajagir(Thikana),Khindrakhedi,Lohari,Malakpur,Mareti, Mawarkhedi,Mendkidhakad,Mondariya,Mukundkhedi,Mundikhedi,Mungawada, Nagukhedi,Nandel,Nawada,Nipanya,Pandi,Patadiyata,Pawarda,Pipliyakumar, Rajapur,Rajpura,Rupakhedi,Sadhukhedi,Salamkhedi,Samwarsi,Sindani,Siya, Surakheda Kalan,Tungni,Palasi,Murwar,MundlaMahoba,Jaulai,Bishukheri, Tunjni,Dhabla ghozi,Gurdo,Kheri,Amlai,Nishana,Mougaḍ,Kharsut,kaluKheri, Umrasinghi,Nausrabad,Mangada,Mangoda,NaganKheri,Chandana,Lohari, Barapilya,Puwarra,MachhuKheri	Dewas, Sonkatch	Dewas, Madhya Pradesh
3.	Guran, Hatuniya, Machhu Khedi, Mali Khedi, Puwarda Happa, Patwakheri, Kadawa	Sawer	Indore, Madhya Pradesh
4.	Atraliya,Baktal,Banveerpura,Barkheda Sukal,Bijaura,Bijauri,Bisu KhediChhapri, Chhapri Kalan,Chhapri Khurd,Dobra,Godi,Hasanpura,Jakhakhedi,Jamuniya Khurd,	Sehore, Ashta	Sehore, Madhya Pradesh

	Kachnariya,Kahari Kadeem,Kalyanpura,Karadiya Ata,Khamkheda (Bajinath),Kharpa, Kodiya Chhitu,Kumdawada,Lasudiya Dhakad,Lasudiya Khas, Khurd,Manpura, Menikhedi,Moondla Mohaba,Mundla Khurd,Mungaoli,Murawar,Palasi,Patariya Goyal,Pau Khedi,Raipura,Raju,Khedi,Ramkhedi,Rolu Khedi,Sangrampur,Semali Kalan,Semali Khurd,Sevla Dangi,Sewaniya,Toraniya,Vishan Kheda(Bishan Kheda), Tumra,SemlaDangi,Sotraniya,Shenpusha,Kauriychhitu,Bortal,Bijaura, Kalyanpura, Lauriya Khas,Mundla Khurd , Kharpa, Ponchaner,Bisham khaja, Jawadiya Dharwas, Bawadi Kheda, Choti Nipanya, Musawar,Awanath pura,		
5.	Baddalpur,Bamuliya Muchhali,Bawadi Kheda,Berchha Datar,Dodi,Harraj Kheda, Jawadiya Dharwas,Kolwa,Nipanya Khurd,Sherpura,Sukaliya,Tilya Khedi,Awantipur Badodia,Awantipura,Dewan Khedi,Newaj Khedi, Tiliyadhakar, Nalwa, Kasariyatta,Berchhalidatar	Kalapipal, Shujalpur	Shajapur, Madhya Pradesh

765 KV S/C Quad Aurangabad-Dhule Transmission Line

S. No	Name of Villages	Tehsil	District
1.	Adgaon Kh.,Adgaon (Pishor),Andhari,Bhabarda,Bhawadi,Bhogalwadi,Bodhegaon Bk.,Bodhegaon Kh.,Chartha,Chite Pimpalaon,Chitegaon,Digaon,Dudhad,Galwada (B),Garkheda,Ghatnandra,Ghorkund,Gondegaon,Hivra,Husenpur,Ibrahimpur, Jadgaon,Jangli,Kotha,Karmad,Khamgaon,Khedi,Mahamadpur,Malkapur,Mangrul, Mohara,Murshadpur,Naigaon,Narla,Nimbhora,Pimpal Khunta,Pimpri Bk,Pimpri Kh, Pirbawada,Rustumpur,Satana,Selgaon,Selud,Shegaon (J),Shevga,Takli Bk.,Takli Kh., Tidka,Titur,Uchalti,Vitthalpur,Wadod Bajar,Wakad,Wakadi,Warthan	Aurangabad,Kan nad, Phulambri, Sillod, Soegaon	Aurangabad, Maharashtra
2.	Dapura,Dhanur,Kapadne,Lonkute,Mukati,Nawra,Nawri,Nyahalod,Sarvad,Satarne, Songir,Sukawad Pr. Dangari,Vishwanath,Henkalwadi,Devbhane,Kauthal,Mohadi, Mukti,Vaghali,Tamaswadi,Burdane,Sondle,Shirdhane,Saulitanda,Sauli,Navda, Nandale,Khurd,Jamda,Chopdai,Navalnagar,Rannagar,Pimpalkote,	Dhule	Dhule, Maharashtra
3.	Chinchakhede Bk.,Chopdai,Dalwel,Deogaon,Galan Bk.,GalanKh., Hanmant Khede,Hanumanwadi,HiwarkhedeKh.,HiwarkhedeSeem,Jamde,Jogal, Khede,Karab,Kondaval,Mahindale,Mondhale Pr. Amalner,Nachankhede,Shevage Pr.bahal,Shirasmani,Soke,Sub Gavhan Kh,Tardi,Titavi,Titavi,Seem,Toli,Vishnunagar, Wadadhe,Wadajee,Wak,Sudhakarnagar (N.V.),Sobgadhan,PimpalBhairav, Chorvad,Achalgaon,Gadgaon,Karab,Titturwadi,baladkhurd,baladbudurk,Vak, Kothali,Pandhrad,Mahandale,Bhadgaon,Vaddhe,Vadjji,Pethagaipura,Gadgaon, TalvanaTanda,Valwadi,Ambadda,Palashkeda,Nalabandi,Vadgaon, Rokda,Mundane, Titvitanda,Tanda,Dhotra,Savalkhede,Shirsode,Bahadarpur,Mhalpur,Mundane,Soke ,Shevge,Vagahri,Vaghera,MehuTehu,Kamatwadi,Ghangura,Khurd,Pimpri,Mondhal e,Hanumanthkheda,Jagalkheda,Tardi,Devgaon,Sanjari	Amalner, Bhadgaon, Pachore, Parole	Jalgaon, Maharashtra
4.	Dhanora, Nandkheda, Talmi Lodhewadi, Dhangarwadi, Bhakarwadi	Bhokardan, Badnapur	Jalna, Maharashtra

765 KV S/C Quad Dhule-Vadodara Transmission Line

S. No	Name of Villages	Tehsil	District

1.	Chimthane,Dalwade,Dangurne,Darana,Daul,Hatnur,Kampur,Mandane,Methi,Nishane,Pathare,Pimpri,Rahimpur,Rohane,Salwe,Sondale,Vani,Vikhram,Vikhurle,Songir,Sondhara,Chimthaval,Darane,Mukti,Rohane,Daivade,Khatane,Darkhede,Siphan,Hatnur,Mahalpur,Babhuled,Kodane,Chirane,Alane,Methi,Varjhadi,Kampur,Kharde,Mandal,Chudane,Suray,Kalvade,Malpur,Dondhaicha,Dhavde,	Dhule, Sindkhede	Dhule, Maharashtra
2.	Amaliphali (N.V.),Bahyane,Bamangaon,Bhagsari,Chandpur,Hol T. Ranale, Jamali (umar-kuwa),Jun Mohide,Kadwa,Mahu,Kakarde,Kalmadi,Kanalde, Kawali Gavhan,Khapar,Khodasaon,Khondamali,Kolde,Mandara,Manjre, Nain,Shewadi,Nawagaon,Patharai,Porambi,Rethi,Saturkhe,Shahade, Shindgavhan,Warul,Dhavde,Baldane,Bhadvad,Nyahali,Baldane,Jhirva, Pathare,Rami,Nyahall,Ranala,Kandre,Nimbhel,Hol,Nagaon,Bhaler,Rakorde, Dhamdod, palashi,Kakaorde,Palsana,Gohli,Dhumdai,Bhasakari,Dhundai, Pathrai,Kadwamahu,Kavligavh,Dangripara,Udaipur,Mandara,Tavli,Navapara	Akkalkuwa, Nandurbar	Nandurbar, Maharashtra
3.	Achhalia,Ambakhadi,Anadhara,Asha,Baleshwar,Choki,Dhundha,Fichwada (Sarkari),Gambhirpara,Goratia,Haripara(Sarkari),Jespore,Kadwali,Kapat,Kolia pada,Kotiamau,Moriyana,Mota Maipor,Mota Sorva,Navapara,Pipalpan, Rajpara,Rampore,Roomalpura,Rupanria,Uchchhab,Umalla,Vaghpara (Dumala),Zazpor,Tad Falia,Vagandevi,Kadvali,Vasava Falia,Bedoli, Chasvad,Chiklota,Datt Nagar,Kambodiya,Koyal Mandvi,Baripadha,Bharada, Almwadi,Garda,Kakadkul,Thava,Sakba,Manipur,Arethi,Bedakampany,Temr olia,Bhanjari,Salkya,Kuri,Kondvav,Wali,Waghpara,raisinghpura,Bamalla,Bhangani,Kalvali,Motia,Baldavphalia,Khokrapat,Netrang,Rampura,Chandravan,Gidharipura,Mariana,Bhotnagar,Phokhadi,Chimrota,Malpura,Sambalpura,Gambhirpur,Jharia,Kajivafa,Jaspur,Navapur,Asavi,Pipla,Piplapur,Bilwada,Kantali,Rajalwada,Hinguriya,Kapat,Kaseli,Dungra,Dabhalidungar,Tejpur,Debhol, Umalla	Jhagadia,Valia	Bharuch, Gujarat
4.	Avalikund,Kahalpur,Ambadevi Alias Siyali,Baktura,Barsan,Bharada (Relva), Bharada(Barasan),Bhogwad,Bhoramli,Dabhavan,Datwada,Dhavliver, Ghodmg, Gonamba,Ihdlavi,Javli (Navagam),Jhank,Kanjai,Kartal,Khadkuni, Kham,Khampada,Khapor Buda,Khocarpada,Khopi,Kodkhadi,Kolvan, Kuyala,Moskut,Moti Bedwan,Movi,Nani Bedwan,Nani Devrupan,Navagam (Javli),Navagam (Selamba),Nevdiamba,Pana,Panchpipri,Parodhi,Pat, Patanamau,Pati,Piparipada(Pana),Piparvati,Pirmandala,Rachhavada,Relva, Rojghat,Sabuti,Sorapada,Sorta,Tankani,Taval,Tilipada,Uman,Umarkui,Umran ,Vadpada,Varachha,Pecharidev,Nadgaon,Mandara,Parambi,Selamba, Salamba,Saagbara,Jitnagar,Kel,Moravi,Rajuvadia,Sisodra,Geopada,rajdev, Makran,Bamrisavar,Sumhali,Kunwarawadi,Dorambla,Navaphalle,Kartal,Jodvan,Haripura,Dabhna,Chikda,Umarda,Dabhan,Bedtha,Gopalia,Maskud,Kelgam,Khoparbunda,Sajanvav,Rukhat,Babda,Khalipada,Mulkapada,Boripitha, Navagaon,Panunda,Bharda,Khabgidabda,Kharchipada,Mandala,Bhatpur,Malla, Somalia,Kandroj,Nandpura,Waghodiya,Rajpura,Mathuwada	Dediapada, Sagbara, Rajpipla	Narmada, Gujarat
5.	,Balambe,Borikuwa,Charni,Chokhiamli,Fulwadi,Govat,Harduli,Digar,Itwai,Jhumkathi,Jodvan,Kali jaman,Kevdamoi,Kevdi (Sharda),Kothli Budrak,Medhpur,Modale,Moramba,Mubarakpur,Nizar,Sadadapani,Sarda,Savale,Taranda,Umja,Varpada,Velavi,Ziribeda,Velda,Nijhar,Mubarkpur,Kothali ,Dhulvad,Chorgaon,Nevla,Kokamunda,Kavitha,Chikli,Maulipada,Rajmer, Dahla,Kevdamol,Medhpur,Bholamba,Ranaicha,Toranda,Muramba,Bej,Ashapur,Piramdhala,Ranyachi,Panibara,Kevadmoi,Khalsapada,Gorapada,Rajmohi, Chooti,Pimpripada,Amoria,Borikuva,Akkaluttara,Umja,Vadpada,Vadpada,Janekati,Gontha,Pimpripara,Porod,Patiatada,barktura,kolwan,Navgaon	Nizar, Umarpada	Tapi, Gujarat

6.	Abdalapura,Achisara,Ambav,Avakhal,Banaiya,Baripura,Bhavpura,Bhekhada, Bhilapur,Borbar,Chhanbhoi,Damapura,Dattapura,Jamnapura,Kaddharapura, Kamlapura,KhandhaKukas,Kunvarwada,Limda,Madheli,Malpur,Malsar, Mandala,Mandva,Manjrol,Pisai,Rajli,Sandha,Someshwarpura,Tersa,Thuvdvi, Vanadra,Vayadpur,Sinor,Qumapura,Kukus,Mapura,Achipura, Simli ,Bahda, Damnagar,Gordi,Pisai, Sathod, Vakhapatra,Nada,Borwad, , Hansalpura,Nera, Barbar,Wasai,Adalpura,Vadyapur,Jamnipura,Kadiyarpura,Kaddhara,Gayali, Dolar,Mauli,Madheri,Kavarwada, Smada, Dattapura,Ishwarpura,Gujadara, Waghdia	Dabhoi, Sinor,Vaghodia	Vadodara, Gujarat
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400 KV D/C Quad Bhopal-Bhopal Transmission Line

S.no	Name of Villages	Tehsil	District
	Sukhi Sewaniyan,Mungahya Kot,Chanched,Aganya,Kalapipal	Huzur	Bhopal, Madhya Pradesh

400 KV D/C Quad Dhule-Dhule Transmission Line

S.no	Name of Villages	Tehsil	District
1.	Biladi,Deobhane,Dhamane,Nagaon,Sarved,Songir,Varkhede,Kudane,Kapadne, Varkhede,Nagaon	Dhule	Dhule, Maharastra

Copy of the route alignment is available in the office of the undersigned. Notice is hereby given to the general public to make observation/representation on the proposed transmission system within two months from the date of publication of this notice to the office of the undersigned in writing. For further particulars and clarification please contact:

Mr. T.A.N Reddy
 Authorized Signatory
 Bhopal Dhule Transmission Company Limited

U.P. STOCK EXCHANGE LIMITED
Kanpur

Proposed Amendments in the Bye-laws of the U.P. Stock Exchange Limited, 'Padam Towers', 14/113, Civil Lines, Kanpur, approved by the Board of Directors of the Exchange on 14.07.2011 in line with SEBI Circulars No.CIR/MRD/DSA/24/2010 dated 11.08.2010 No.CIR/MRD/DSA/29/2010 dated 31.08.2010, are being published for public criticism in accordance with the provisions of Sections 9(4) and 10(4) of the Securities Contracts (Regulation) Act, 1956 and Rule 18 of Securities Contracts (Regulation) Rules, 1957.

1. Regarding Arbitration

A. The existing Bye-laws from Bye-law No.247 to 250A under Chapter XVI regarding Arbitration be and are hereby deleted and substituting with the following :

Chapter - XVI

Arbitration

247 (a) REFERENCE TO ARBITRATION

I. Arbitration between a Member and Non-Member(s) -

All claims (whether admitted or not); differences and disputes between a member and a non-member or non-members (the terms "non-member" and "non-members" shall include an employee or any other person with whom the member shares brokerage) arising out of or in relation to Bona-fide dealings, transactions and contracts made subject to Rules, Bye-laws and Regulations of the Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their construction, fulfilment to validity or relating to the rights, obligations and liabilities of employees or any other persons with whom the member shares brokerage in relation to such dealings, transactions and contracts shall be referred to and decided by Arbitration in Exchange as provided in the Rules, Bye-laws and Regulations of the Exchange.

II. Arbitration between Members

All claims, complaints, differences and disputes between members arising out of or in relation to Bona-fide bargains, dealings, transactions or contracts made subject to the Rules, Bye-laws and Regulations of the Exchange or with reference to anything incidental thereto or anything to be done in pursuance thereof and any question or dispute whether such bargains, dealings, transactions or contracts have been entered into or not shall be subject to arbitration and referred to and decided by Arbitration in Exchange as provided in these Rules, Bye-laws and Regulations.

Contd....2

(b) Constitution of Arbitration Agreement

An acceptance whether express or implied of contract(s), bargain(s), dealing(s), and transactions subject to arbitration as provided in sub-clause(a) and with this provision for arbitration incorporated therein shall constitute and shall be deemed to constitute an agreement between the member & the non-member or non-members that all claims (whether admitted or not) differences and disputes of the nature referred to in sub-clause (a) in respect of all dealings, transactions and contracts of a date, prior or subsequent, shall be submitted to and decided by arbitration as provided in the Rules, Bye Laws and Regulations of the Exchange and that in respect thereof any question whether such dealings, transactions and contracts have been entered into or not shall, also be submitted to and decided by arbitration as provided in the Rules, Bye-laws and Regulations of the Exchange.

(c) APPLICATION FOR ARBITRATION

Whenever a claim, complaint, difference or dispute, which under these Bye-laws and Regulations must be referred to the Arbitration, arises between above said parties, any party to such claim, complaint, difference or dispute may apply for arbitration by submitting the form of reference prescribed in the relative Regulations addressed to the Managing Director of the Exchange.

248. APPOINTMENT OF ARBITRAL TRIBUNAL/ARBITRATORS

(a) All claims, differences and disputes required to be referred to arbitration under these Bye-laws and Regulations shall be referred to arbitral tribunal consisting either a sole arbitrator or three arbitrators appointed from the Arbitration Committee (Panel) of the Exchange, in the manner provided herein.

(b) For a Claim / Counter Claim upto Rs.25.00 Lakhs

- (i) On receipt of the reference for arbitration, the Managing Director of the Exchange shall appoint a sole arbitrator from the arbitration panel.
- (ii) The intimation of such appointment shall be sent to the applicant/s as well as respondent/s, alongwith the notice of first hearing date fixed by such sole arbitrator.

(c) For a Claim / Counter Claim above Rs.25.00 Lakhs

- (i) Alongwith the arbitration application, applicant/s shall appoint an (first) arbitrator from the arbitration panel.
- (ii) Notice of such appointment shall be sent to the respondent/s with the advice to appoint another (second) arbitrator from the arbitration panel within 14 days from the date of the notice.

- (iii) If the respondent/s do/es not appoint second arbitrator, then the Managing Director of the Exchange shall appoint second arbitrator from the arbitration panel.
- (iv) The first and second appointed arbitrators shall appoint third (presiding) arbitrator, but if they do not appoint the third arbitrator, then the Managing Director of the Exchange shall appoint the third arbitrator from the arbitration panel.
- (v) The process of appointment of all the three arbitrators shall be completed within 30 days from the date of receipt of application.
- (vi) If there are more than one applicant/respondent, they shall not appoint more than one arbitrator (from the Arbitration Panel of the Exchange), then the appointment of such arbitrators shall not be accepted and in that case, the Managing Director of the Exchange shall appoint the arbitrator from the Arbitration panel on behalf of the said applicants/respondents.

248.A. SUBSTITUTION OF ARBITRATOR

- (a) In an arbitration by the sole arbitrator, if the arbitrator dies or fails to make an award or neglects or refuses to act or becomes incapable of acting as an arbitrator or withdraws from his office before an award to made, the Managing Director shall appoint a new sole arbitrator who shall constitute the arbitral tribunal.
- (b) In an arbitration by three arbitrators, if any of the arbitrators dies or fails to make an award or refuses or neglects to act or becomes incapable of acting as an arbitrator or withdraws from his office before an award to made, an another arbitrator shall be appointed in his place by the applicant/respondent, as the case may be as per Bye-Laws or in case of third arbitrator, by arbitrators appointed by the applicant and respondent. The substitution of such arbitrator shall, however, have no effect on the validity of the proceedings held prior thereto.

249. NOTICE TO PARTIES AFTER MAKING & SIGNING AWARD

Arbitral Tribunal shall make & sign the award. A copy of such award shall be sent to the parties to the reference for its execution/compliance. The Arbitral Award must state the reasons.

249 A (i) ADJOURNMENT

Adjournment, if any, shall be granted by the arbitral tribunal only in exceptional cases, for bonafide reasons to be recorded in writing.

(ii) TIME FOR COMPLETION OF ARBITRATION

The arbitral tribunal shall make the arbitral award within four months from the date of entering upon the reference.

(iii) REQUEST FOR EXTENSION

The Managing Director on an application by either of the parties or the arbitral tribunal, as the case may be, may, for sufficient cause, extend the time for issue of arbitral award by maximum two months on a case to case basis after recording the reasons for the same.

(iv) DATE OF ENTERING REFERENCE

For the purposes of these bye-laws, the arbitral tribunal shall be deemed to have entered upon a reference on the date on which the arbitral tribunal has been appointed.

250. AWARD BINDING ON PARTIES AND THEIR REPRESENTATIVES

A. The parties to the reference shall in all things abide by and carry into effect the award/appellate award which shall be binding on the parties and their respective representatives notwithstanding the death of or legal disability occurring to any party before or after the making of the award/appellate award and such death or legal disability shall not operate as a revocation of the reference or award/appellate award.

B. (1) (a) Upon receipt of an Arbitration Award passed in arbitration case filed under the bye-law 247, the Exchange shall debit the amount of the said arbitration award from the security deposit or any other monies of the trading member (against whom the award has been passed) and keep the amount so debited in a separate account.

(b) Appeal against Arbitral Award**Appeal Bench :**

- (i) Board of Directors of the Exchange shall constitute an appeal panel.
- (ii) None of the member of the arbitration panel shall be a member of the appeal panel.
- (iii) A party dissatisfied with an award may appeal to the appeal bench (comprising of three arbitrators appointed from the appeal panel) against such award within one month of the receipt of such award. The appeal bench shall be appointed in the similar manner as is envisaged in Bye-law No.248.(c) for appointment of arbitral tribunal, however, subject to difference of appointment of arbitrators from the appeal panel instead of from the arbitration panel.

- (iv) The party appealing shall pay the necessary fees and charges for preferring the appeal as may be fixed by the Board of Directors from time to time.
- (v) No appeal shall be entertained by the Exchange against an award of the Lower Bench, unless the appellant has first deposited the amount awarded with the Exchange. If the amount awarded is deposited by the member and the same is credited in a separate account, the debit made to the account of the member as provided in the said bye-law shall be reversed.
- (vi) The party placing the deposit shall be deemed to have agreed that on expiry of 3 months from the date of the decision of the Appeal Bench, the amount of such deposit may be handed over by the Exchange to the other party in accordance with the terms of decision in appeal unless the payment of such amount to the award holder is stayed by an order of the court.
- (vii) The Appeal Bench shall not proceed to hear the appeal unless the Exchange has certified that the required deposit has been made.

Provided however that when the account of the member has been debited by the Exchange in accordance with the provision of the bye-law, the Exchange shall neither be liable to any person for any purported loss occurring to them as a result of such debit as aforesaid nor shall be liable to pay any interest to anyone for any reason whatsoever.

Hearing and decision of Appeal :

The Exchange after all the formalities are complete shall issue notice to the respondent. A copy of the memo of Appeal shall accompany the notice and respondent shall be called upon to appear before the Appeal Bench on the date specified therein. On that day the Exchange shall place all papers before the Appeal Bench and the Appeal Bench shall on the same day or on some adjourned date hear the parties and shall make the award in writing giving their reasons for the award. The award made by them shall be deemed to be final and binding on the parties. The judgment of the Appeal Bench shall be a majority judgment and the award shall be as per majority decision.

(viii) Signing of the Award :

The Award made by the Appeal Bench shall be signed by all members of the Appeal Bench.

(ix) Publication of the Award :

After the award is made, a signed copy of the award shall be delivered to each party.

(x) The Appeal to be decided expeditiously :

The appeal shall be decided by the Appeal Bench within three month from the date of appointment of appeal bench of such appeal by way of issue of an appellate arbitral award.

(xi) Application of provisions relating to arbitrations

All the other bye-laws of the Exchange as far as may be applicable shall apply mutatis mutandis to the proceedings before the Appeal Bench and the award of the Appeal Bench. Moreover, there shall be no appeal from the award of the Appeal Bench. However, a party may file an application to the court of competent jurisdiction in accordance with Section 34 of the Arbitration and Conciliation Act, 1996.

(2) The Exchange shall implement the arbitral award, by making payment to the client, alongwith interest earned on the amount that has been kept separately, as soon as the time for preferring an appeal before the appeal bench of arbitrators has expired and no appeal has been preferred.

(3) The Exchange shall implement the appellate award, by making payment to the client, alongwith interest earned on the amount that has been kept separately, as soon as:

- (a) the times for making an application to a court to set aside such appellate arbitral award under section 34 of the Arbitration and Conciliation Act, 1996 has expired, and no application has been made; or
- (b) when an application to a court to set aside such appellate arbitral award under section 34 of the Arbitration and Conciliation Act, 1996, having been made, it has been refused by such Court, or
- (c) an application to a court to set aside such appellate arbitral award under section 34 of the Arbitration and Conciliation Act, 1996, having been made, but where no stay has been granted by such Court within a period of three months from the date on which the party making that application had received the appellate arbitral award.

Provided that for all the aforesaid three options (a), (b) & (c), the Exchange may seek information/confirmation from the member against whom the appellate arbitral award has been passed.

(4) If, after payment of the amount kept in a separate account, any further amount by way of interest or otherwise is due to the awardee, such amount shall be recovered by the Exchange from the member against whom award has been passed and paid to the awardee.

(5) Where the member against whom the appellate arbitral award has been passed does not file an application under section 34 of the Arbitration and Conciliation Act, within the time period stipulated therein and sufficient monies are not available from the arbitration the deposit or other monies of the member to satisfy award, the Exchange shall issue a show cause notice directing the member to comply with the award within a period of three days, if the member fails to comply with the award within the said period of three days, the Exchange shall debit whatever monies are available and pay the same to the awardee and membership of the member shall stand suspended till full compliance with the award.

(6) After suspension of membership, the non-compliance of the award shall be dealt with/by the provisions contained in bye-laws of our exchange under chapters No.XVIII of DEFAULT, No. XIX of Prohibitions & Penalties & other relevant Rules, Regulations & Bye-laws of the Exchange and such member who fails or refuses to submit to or abide by or carry out any award in arbitration as provided in these Bye-laws and Regulations shall be declared defaulter or expelled and the other party shall be entitled to institute any suit or legal proceedings to enforce the award or otherwise asserts his rights if he does not receive the hundred paise in a rupee of the awarded amount out of/from the realised assets of such defaulter declared or expelled member.

(7) The Exchange shall inform the awardee of the balance amount recoverable from the member alongwith interest if any however the said balance amount shall be recovered by the awardee from the member and the Exchange shall not be liable in this regard.”

B. The existing Bye-law No.269 regarding Late Claims Barred be and is hereby deleted and substituted with the following :-

269. LIMITATION PERIOD

The limitation period for filing an arbitration reference shall be governed by the law of limitation i.e. the Limitation Act, 1963.”

C. In the existing Bye-law Nos.272 & 272A, the word ‘Executive’ be and is hereby deleted and substituted with the word “Managing”.

D. In the existing Bye-law No.272, the words 'the President' be and is hereby deleted".

2. Regarding IPF Guidelines

(a) The existing Bye-law No.279 be and is hereby deleted and substituted with the following, subject to SEBI approval :-

279. The specified period for inviting claims against a defaulter member, shall be one year.

(b) The existing Bye-law No.284 be and is hereby deleted and substituted with the following :-

284. Claims filed after the expiry of the specified period of one year, but upto the period of three years (as stipulated in the Limitation Act, 1963), shall be borne by the Stock Exchange without any recourse to the IPF, however, subject to a ceiling of Rs.50,000.00 for a claim of an investor and aggregate (threshold limit) of Rs.10,00,000.00 per defaulter. The limit of Rs.10,00,000.00 will include the disbursement, if any, from the defaulter member's assets and, if the number of investor claimants exceeds 20 and total amount of their claims exceeds Rs.10,00,000.00, then maximum ceiling per claim will be lowered from Rs.50,000.00 proportionately, upto total Rs.10,00,000.00.

Provided that claims received after three years, shall not be dealt by the Exchange, but the investor may seek civil remedy, if available any, for his claim.

Provided further that in cases where any litigations are pending against the defaulter member, the residual amount, if any, may be retained by the Stock Exchange until such litigations are concluded.

(c) The existing Bye-law No.293 be and is hereby deleted.

(d) The existing Bye-law No.294 be and is hereby deleted and substituted with the following :-

294. The Compensation shall be disbursed to the investor from the IPF in case there is a shortage of defaulter broker's assets after its realization.

(e) The existing Bye-law No.295 be and is hereby deleted and substituted with the following :-

295. The Stock Exchange shall ensure that the amount realized from the assets of the defaulter member is returned to the defaulter member after satisfying the claims of the Stock Exchange and SEBI in accordance with the bye-laws of the Stock Exchange.

Provided that in case of a member broker having membership on multiple Stock Exchanges, amount realized from the assets of the defaulter member shall be returned to the said member only after satisfying eligible claims of the concerned Stock Exchange, SEBI and other Stock Exchanges.

The existing Bye-law No.334 be and is hereby deleted and substituted with the following :

334. The Defaulters' Committee shall apply the net assets remaining in its hands after defraying all such costs, charges and expenses as are allowed under these Bye-laws and Regulations in satisfying the claims against the defaulter arising out of contract entered into in the market in accordance with the provisions of the Rules, Bye-laws and Regulations of the Exchange in the following order :-

1. Exchange & the Clearing House;
2. SEBI;
3. Rateably admitted claims of trading members;
4. Rateably admitted claims of investors."

B. K. NADHANI
Managing Director

B-CORE SOFTWARE PRIVATE LIMITED
New Delhi-110064

In the matter of Members' Voluntary Winding Up of the Company

Notice is hereby given pursuant to the provisions of Section 485(1) of the Companies Act, 1956, that the Company has passed the Special Resolution at its Extra Ordinary General Meeting of the Members held on March 15, 2012 requiring the Company to be wound- up voluntarily:-

"RESOLVED THAT pursuant to the provisions of Sections 484, 490 to 498 and all other applicable provisions, if any, of the Companies Act, 1956 and subject to the approval of such authority(ies) as may be required, the consent of the members of the Company be and is hereby obtained to wind up the affairs of the Company voluntarily as the Members' Voluntary Winding Up, as provided under section 484(1)(b) of the Companies Act, 1956.

RESOLVED FURTHER THAT Mr. Chetan Arora, the Director of the Company be and is hereby authorised to file necessary e-forms, returns and such other documents, papers etc. as may required to be filed with the Registrar of Companies, NCT of Delhi & Haryana for the aforesaid purpose, including but not limited to notice of appointment of Liquidator, and also to release/publish such general notices, post the commencement of voluntary winding-up as prescribed under the various provisions of the Companies Act, 1956 in English and Hindi Newspaper circulating in the NCT of Delhi and in the Official Gazette and generally to do all acts, deeds and things that may be necessary, proper, expedient or incidental and to represent the Company for the purpose of giving effect to the resolution.

RESOLVED FURTHER THAT Mr. Deepak Arora, S/o. Late Sh. Satya Pal Arora, R/o EL-5A Ground Floor, L-Block, Hari Nagar, New Delhi-110064, the Director of the Company, be and is hereby appointed as the Voluntary Liquidator for the purpose of Members Voluntary Winding-up and shall be paid a remuneration of Rs. 50,000/- (Rupees Fifty Thousand Only) + Service Tax and subject to deduction of taxes at source at applicable rates for acting as Voluntary Liquidator of the Company.

RESOLVED FURTHER THAT Mr. Chetan Arora, Director of the Company be and is hereby authorised to draw and tender before the Voluntary Liquidator, the Statement of the Company's Affairs in terms of Section 454 read with Section 511A of the Companies Act, 1956 in Form 57 [Rule 127 of the Company (Court) Rules, 1959] in duplicate duly verified by the affidavit in Form No. 58 [Rule 127 of the Company (Court) Rules, 1959] within 21 days of the commencement of the voluntary winding-up.

RESOLVED FURTHER THAT pursuant to the provisions of Section 512 and all other applicable provisions, if any, of the Companies Act, 1956 Mr. Deepak Arora, S/o. Late Sh. Satya Pal Arora, R/o EL-5A Ground Floor, L-Block, Hari Nagar, New Delhi-110064, be and is hereby authorised to exercise all or any of the powers given under Section 457 of the Companies Act, 1956.

RESOLVED FURTHER THAT Mr. Deepak Arora, S/o. Late Sh. Satya Pal Arora, R/o EL-5A Ground Floor, L-Block, Hari Nagar, New Delhi-110064, the Voluntary Liquidator be and is hereby authorised to open a special current account of liquidation in a Schedule Bank and maintain the same in accordance with the provisions of the Company (Court) Rules, 1959.

RESOLVED FURTHER THAT Mr. Chetan Arora, Director of the Company be and is hereby authorised to do all such acts, deeds, matters and things which they think necessary or expedient to give effect to the above resolutions."

Date: March 15, 2012
Place: New Delhi

CHETAN ARORA
Director

FORM NO. 151

[Under rule 315 of the Companies (Court) Rules, 1959]

Members' Voluntary Winding-up**Notice of appointment of liquidator pursuant to section 516 of the Companies Act, 1956**

Name of company : **B-Core Software Private Limited**

Nature of business: : **Consultancy in Software Development, presently not carrying on any business activities**

Address of Registered Office : **EL-5A Ground Floor, L-Block, Hari Nagar, New Delhi – 110064**

Name and address of Liquidator(s) : **Deepak Arora, S/o. Late Satya Pal Arora, R/o EL-5A Ground Floor, L-Block, Hari Nagar, New Delhi-110064**

Date of appointment : **March 15, 2012**

By whom appointed : **Shareholders of the company by way of the Special Resolution passed at the Extra Ordinary General Meeting of the Members held on March 15, 2012**

Date : 15-03-2012

Place : New Delhi

DEEPAK ARORA
Liquidator

प्रबन्धक, भारत सरकार मुद्रणालय, फरीदाबाद द्वारा मुद्रित
एवं प्रकाशन नियंत्रक, दिल्ली द्वारा प्रकाशित, 2012
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